

*Sir Allen Daley*

CENTRAL MIDWIVES BOARD

---

# RULES

Framed by the Central Midwives Board  
under the Midwives Acts, 1902 to 1936

---

NINETEENTH EDITION

*2nd Impression*

---

Printed by  
SPOTTISWOODE, BALLANTYNE & CO. LTD.  
1 New-street Square, London, E.C.4  
1948



Offices of the Board

73 GREAT PETER STREET,  
WESTMINSTER,  
LONDON S.W.1.



22500347309



## AMENDMENTS.

Consequent upon the National Health Service Act, 1946, the National Insurance Act, 1946, the National Assistance Act, 1948, and the Children Act, 1948, approval has been given for the following amendments to the Rules :—

(1) *Rule B. 16 (f)*. Delete the words “ by health authorities ”.

(2) *Rule B. 19*. Delete the words from “ Such applications ” to the end of the rule.

(3) *Schedule to Section C.*

(i) *Part (c) (1)*. After the words “ The types of local authorities and the chief health functions of each,” add “ especially those of Local Health Authorities ”.

Delete the words “ Maternity and Child Welfare Nurses ” and substitute “ Home Nurses ”.

Delete the words “ Relieving Officers ”.

(ii) *Part (c) (4)*. Delete the words from “ The provision of hospitals ” to “ The work of maternity and child welfare authorities ; ” and substitute

“ National Health Service Act, 1946.

National Insurance Act, 1946 : types of benefit.

National Assistance Act, 1948 ”.

(iii) *Part (c) (5)*. Delete the words “ The care of destitute children by Public Assistance Authorities ” and substitute “ The Children Act, 1948 ”.

(iv) *Part (c) (6)*. Delete the words “ voluntary hospitals, the hospital almoners ”.

**Med**

**K44711**

These Rules, with the exception of Section G, have been approved by the MINISTER OF HEALTH, as provided for by the appropriate Statutes.

The approval of Section G of these Rules has been suspended until further notice.

27687653


WELLCOME INSTITUTE LIBRARY	
Coll.	Wellcome
Coll.	
No.	WQ



## CONTENTS.

	PAGE
INTRODUCTION . . . . .	5
SECTION A OF THE RULES . . . . .	10-13
"    B    "    "    . . . . .	14-32
"    C    "    "    . . . . .	33-43
"    D    "    "    . . . . .	44-63
"    E    "    "    . . . . .	64-95
NOTICES CONCERNING A MIDWIFE'S CODE OF PRACTICE . . . . .	96-103
SECTION F OF THE RULES . . . . .	104-105
"    G    "    "    . . . . .	106-111
"    I    "    "    . . . . .	112-113
EXTRACTS FROM MIDWIVES ACTS, 1902 to 1936 . . . . .	116-128
INDEX . . . . .	129-136





Digitized by the Internet Archive  
in 2021 with funding from  
Wellcome Library

<https://archive.org/details/b32174032>



# CENTRAL MIDWIVES BOARD.

---

Rules framed under the Midwives Acts, 1902  
to 1936.

---

## INTRODUCTION FOR MIDWIVES AND PUPIL- MIDWIVES TO THE RULES OF THE CENTRAL MIDWIVES BOARD.

1. In this introduction the Board hopes that midwives and pupil-midwives will be assisted in finding those Sections of the Rules which most directly affect them either during the course of their training or when engaged in their professional duties. These Rules have been made over a period of years in accordance with the Midwives Acts, 1902 to 1936, and are designed to guide and help the midwife in her work. The Rules are divided into Sections ; each Section relating to a particular aspect of the Board's work in carrying out its duties and exercising its powers under Acts of Parliament, which have been enacted from time to time for the benefit of the midwifery service of the country.

2. RULES OF MIDWIFERY PRACTICE.—It is Section E. which most directly affects the midwife in her professional work as a domiciliary midwife, as a midwife on the staff of a maternity unit large or small, or as a midwife who may be working under the direct orders of a doctor. This Section contains Rules and also a number of notices relating to the midwife's professional code of practice. A midwife is required to observe the Rules strictly and to maintain in her professional work the standard which is set in the notices. In this connexion a midwife should keep herself informed as to the



developments of obstetric practice, particularly in relation to such matters as antenatal care, asepsis and antisepsis, the use of masks and gloves, ophthalmia neonatorum and pemphigus neonatorum. Such information is available in text books and journals to which midwives should be in the habit of referring.

3. The Rules in Section E. are divided into seven distinct parts. Part I refers to all midwives whether actively engaged in maternity work or not ; Part II refers to midwives acting as such in domiciliary practice, and Part III, to midwives acting as maternity nurses in domiciliary practice, the definition of a maternity nurse for the purpose of Part III of the Rules will be found in Rule E. 20. For midwives working in the larger maternity homes and maternity units which have at least 15 beds and where there is a resident medical officer, the Rules in Part IV will be applicable. It has not been considered necessary to divide the Rules affecting midwives in such institutions into two parts, the one relating to midwives acting as such and the other to midwives acting as maternity nurses. The Rules in Part IV are therefore applicable to all midwives working in such institutions. Lastly, midwives working in all institutions not covered by Part IV of the Rules, including nursing homes, should refer to Part V if they are acting as midwives and Part VI if they are acting as maternity nurses. Again the circumstances determining whether a midwife is acting as a maternity nurse will be found in Rule E. 51. The various forms which a midwife may have to use in her professional practice are given in Part VII.

4. The notices are supplementary to the Rules and are formulated for the guidance and protection of the midwife in carrying out the duties for which she is qualified and which she is legally entitled to undertake. They are intended to provide midwives with examples



of the standard of practice to which they are expected to attain. It must be fully understood that no attempt has been made at completeness in the examples which are referred to in the notices, and the Board is in no way precluded from considering or dealing under its disciplinary powers with any instance in which it is alleged that a midwife has been guilty of malpractice, negligence or misconduct, or of failure to maintain the accepted standards of professional practice, although such failure may not come within the scope or precise wording of any of the notices. The notices apply to all midwives covered by all Parts of the Rules.

5. Particular attention is drawn to the question of notification to the appropriate authority of cases in which artificial feeding has been adopted. In Part II it is the duty of a midwife to make the requisite notification in accordance with Rule E. 17. The absence of a corresponding Rule in the other Parts of the Rules does not mean that the midwives affected by those Parts have no responsibility in this matter. Their attention is drawn to the requirements of Notice No. 11 and the importance of their close co-operation with the appropriate authorities in this matter cannot be too strongly emphasized.

6. Section F. of the Rules refers to the circumstances in which a Local Supervising Authority may suspend a midwife from practice for the purpose of preventing a spread of infection and for other reasons, and Section G. sets out the Rules governing post-certificate courses which midwives are required to attend from time to time. Section I. defines the conditions under which the midwives badge is issued.

7. RULES RELATING TO COURSES OF TRAINING AND EXAMINATIONS.—The pupil-midwife will, of course, be taught in the course of her training about the Rules



of the Board and the way in which they affect her work. During her training it will be Section B. which will affect her most directly for there she will find the Rules affecting her registration as a pupil, the length of the course, the details of the theoretical and practical syllabus, the procedure relating to entry to the Board's examinations and so on. It also contains information about approval by the Board of training schools, lecturers and teachers.

8. The midwife who is contemplating sitting the examinations for the Diploma in the Teaching of Midwifery should turn to Section C. of the Rules, where she will find details as to the preliminary qualifications necessary to enter for the examination; the nature of these examinations and the prescribed syllabus of instruction.

9. RULES RELATING TO THE BOARD'S PENAL POWERS.—The attention of midwives is drawn to Section D. of the Rules. Here will be found details of the procedure which is followed in the event of a charge being made against a midwife of misconduct or of having disobeyed the Rules of the Board. It is the duty of the Local Supervising Authority to investigate charges of malpractice, negligence or misconduct, on the part of any midwife practising within their area, and should a *prima facie* case be established, to report it to the Board. If the Board should find the charges proved, after full consideration of the case, in accordance with the procedure laid down in Section D. of the Rules, it may either censure or caution the midwife or direct that her name be removed from the Roll of Midwives and cancel her certificate, either with or without prohibiting her from attending women in childbirth in any other capacity, or may suspend her from practice as a midwife for such period as it may



think fit or may postpone sentence on such conditions as it may think fit.

10. The Board is also informed of the name of any midwife who is convicted in a court of law, and in these circumstances it would consider whether a charge should be made against such a midwife on the ground of misconduct. The High Court of Justice has held that "misconduct" referred to in the Midwives Act, 1902, includes any conduct which unfits a woman whose name is on the Roll of Midwives from performing the duties of a midwife, and in considering such conduct the Board would consider and decide on all the facts which are brought before it.

II. CONDUCT OF BOARD BUSINESS.—The Rules governing the methods by which the Board conducts its proceedings and the proceedings of its committees are to be found in Section A.

---

## A.—REGULATING THE PROCEEDINGS OF THE BOARD.

1. CHAIRMAN AND VICE-CHAIRMAN.—A Chairman and Vice-Chairman shall be elected by ballot at the first ordinary meeting of the Board in the month of April in each year, and shall hold office until the first ordinary meeting in the month of April in the year following.

2. CASUAL VACANCIES. — Should the office of Chairman or Vice-Chairman fall vacant during the year, it shall be filled by election at the next ordinary meeting of the Board, and the member so elected shall hold office for the remainder of the year for which his predecessor was elected.

3. MEETINGS.—The Board shall meet in each month, unless otherwise decided at a previous meeting, on a day to be fixed to suit the convenience of its members and at such other times as may be necessary. The Chairman or, in his absence, the Vice-Chairman may at any time convene a meeting of the Board, and the Secretary shall convene a meeting if required to do so by any three members of the Board by writing under their hands.

4. NOTICE.—Not less than four days' notice of any meeting shall be given to each member of the Board, directed to such address as he or she may from time to time furnish to the Secretary.

5. QUORUM.—The quorum of the Board shall be four.

6. ORDER OF BUSINESS.—The order of business shall be as follows :—



## II

- (1) Minutes of the last meeting.
- (2) Correspondence.
- (3) Reports of Committees.
- (4) Notices of motion.
- (5) Business arising directly under the Act.
- (6) Statement of Accounts.
- (7) Bills and claims.
- (8) Any other business.
- (9) Date of next meeting.

Provided that the Board may at any meeting vary the order of business on the ground of urgency or convenience.

7. ABSENCE OF CHAIRMAN AND VICE-CHAIRMAN.—In the event of the Chairman and Vice-Chairman not being present at any meeting of the Board, the Board shall elect a presiding Chairman for that meeting.

8. AGENDA.—No business which is not upon the Agenda Paper shall be discussed at any meeting of the Board (except routine business) unless the Chairman of the meeting shall declare such business to be of an urgent nature, and shall be supported by two-thirds of the members present and voting.

9. VOTING.—Every question, the manner of voting on which is not otherwise specified in these rules, shall be decided on a show of hands by a majority of members present and voting, but any member may, except when the Board is sitting in Penal Meeting, call for a division, in which case the names for and against shall be taken down in writing and entered on the Minutes. In the case of an equality of votes the Chairman of the meeting shall have a second or casting vote.

10. MOTIONS.—Every motion or amendment shall be moved and seconded, and shall be reduced to writing and handed to the Chairman of the meeting (if so

required by him), and shall be read, before it is further discussed or put to the meeting.

II. NOTICES OF MOTION.—Every notice of motion shall be in writing, signed by the member giving the notice, and shall be given or sent to the Secretary, who shall insert in the Agenda Paper of the next ordinary meeting of the Board all notices of motion which he may have received, not less than one clear day prior to the day on which the Agenda Paper is sent out to members, in the order in which they have been received by him.

12. RESCINDING OF RESOLUTION.—No resolution of the Board shall be altered or rescinded at a subsequent meeting except upon a notice of motion of which a copy has been sent out to members by the Secretary fourteen clear days before such meeting.

13. COMMITTEES.—There shall be the following Committees of the Board :—

- (1) A Standing Committee consisting of the whole Board.
- (2) A Penal Cases Committee.
- (3) A Finance Committee.

The two latter Committees shall be appointed annually at the first ordinary meeting in the month of April, and shall hold office until their successors are appointed. Other Committees may be appointed for special purposes from time to time.

14. REPORTS.—Every Committee appointed by the Board shall make a report of its proceedings to the Board, and the recommendations of every Committee shall, so far as practicable, be in the form of resolutions, to be considered by the Board ; and the acts and proceedings of every Committee shall be submitted to the Board for approval, unless the resolution of the



Board appointing the Committee shall otherwise direct in respect of all or any of the matters referred to it.

Every report from a Committee shall be submitted by the Chairman of the Committee (if present) who shall move that it be received by the Board, and on the motion being carried, the Chairman, or any other member of the Committee, may move to agree with the resolutions of the Committee, and such resolutions shall be considered *seriatim*. And the question that the report (if necessary as amended) be now approved shall be put from the Chair, but no debate shall be allowed thereon.

15. **BILLS AND CLAIMS.**—All bills and claims shall be examined by the Secretary and laid by him before the Finance Committee, who shall report them to the Board, and such bills and claims as are allowed shall be initialed by the Chairman of the meeting.

16. **CHEQUES.**—All cheques for the payment of money shall be signed by two members of the Board, and countersigned by the Secretary or by the Assistant Secretary in the absence of the former.

17. **FINANCIAL STATEMENT.**—At every Monthly Meeting of the Board the Secretary shall present a statement in writing showing the receipts and expenditure of the Board for the current year up to the date of such Meeting, and showing the existing balance, if any, to the credit of the Board.

18. **DECISION OF CHAIRMAN.**—The Chairman of the meeting shall decide upon any point of order or procedure, and his decision shall be final.

**B—REGULATING THE COURSE OF TRAINING, THE CONDUCT OF EXAMINATIONS, THE REMUNERATION OF EXAMINERS, THE ISSUE OF CERTIFICATES, AND THE CONDITIONS OF ADMISSION TO THE ROLL OF MIDWIVES.**

**GENERAL.**

1. In these Rules, unless a contrary intention appears—

the words “ approved training institution ” mean an institution approved by the Board in accordance with the provisions hereinafter contained for the training of pupils, and in relation to either the first or second period of training mean an institution approved in respect of that period ;

the word “ lecturer ” means a person approved by the Board in accordance with the provisions hereinafter contained as a lecturer in subjects in which instruction is required by these rules ;

the word “ teacher ” means a person approved by the Board in accordance with the provisions hereinafter contained as a teacher of pupils, and the words “ a teacher ” may be read as referring to two or more such persons ;

the words “ the prescribed form ” mean such form as may be prescribed by the Board from time to time ;

the word “ Secretary ” means the Secretary of the Central Midwives Board.

2. (a) Notwithstanding anything hereinafter contained, the Board may refuse to register as a pupil, or to



admit to examination or to the Roll of Midwives, or to issue a certificate to, any woman whom it considers to be physically, mentally, or morally unfit to be a midwife.

(b) In the event of a woman proposing to become a pupil or being a pupil presenting to the Board a birth, baptismal, marriage, or other certificate required by these Rules, which has been altered or falsified in any way, the Board shall be entitled to postpone her registration as a pupil or her admission to examination, or to refuse to register her as a pupil or to admit her to examination or to the Roll of Midwives.

3. The Board may dispense with the requirements of these Rules in any case in which it thinks fit.

#### REGISTRATION OF PUPILS.

4. A woman proposing to become a pupil shall apply through the approved training institution at which she proposes to take the first period of her training to the Board, on the prescribed form and in her own handwriting, to have her name entered upon the Register of Pupils maintained by the Board, and shall at the same time produce—

(a) (i) if her name appears on the general part of the Register of the General Nursing Council for England and Wales, the General Nursing Council for Scotland, the Joint Nursing and Midwives Council for Northern Ireland, or the General Nursing Council for Eire, or on the part thereof containing the names of nurses trained in the nursing of sick children, by virtue of having passed the Examination of one of those Bodies or some other Examination recognized by the General Nursing Council for England and Wales, and she has had at least three years' training, or any equivalent therefor which may from time to time be

recognized by the General Nursing Council for England and Wales, *evidence, satisfactory to the Board, that she has fulfilled the foregoing requirements ;*

- (ii) *in any other case, evidence, satisfactory to the Board, as to the general education which she has had ;*
- (b) *a certificate of birth or of infant baptism, or such other evidence as to her age as is satisfactory to the Board, and, if she is or has been married, the certificate of marriage, or such other evidence of marriage as is satisfactory to the Board ;*
- (c) *two certificates of good moral character from persons of responsible position to the effect that they have known the applicant for a period of at least 12 months immediately prior to the date of her application, and that they are satisfied that she is trustworthy, sober, and of good moral character.*

5. A woman shall not be registered as a pupil if she is under the age of 20 years or, save at the discretion of the Board in exceptional cases, if she is over the age of 40 years.

6. The names of all pupils who have been on the Register of Pupils for 5 years and have not been admitted to the Roll of Midwives shall be erased therefrom. The Board may, however, restore to the Register, for such period as it thinks fit, any name so erased.

7. A report from the approved training institution shall be made to the Board within 6 calendar months from the beginning of a pupil's first period of training if the general education of the pupil is inadequate or she is otherwise unsuited to be a midwife. On consideration of such a report the Board may remove the name of the pupil from the Register of Pupils.



## COURSE OF TRAINING.

8. (a) The training of a pupil shall comprise theoretical, practical and clinical instruction and attendance on, and nursing of, cases. Such training shall be at approved training institutions and under lecturers and teachers and shall be in two periods: (i) a first period which the pupil shall complete before presenting herself for the First Examination, and (ii) a second period which the pupil shall complete before presenting herself for the Second Examination;

(b) All practical instruction shall be carried out under the supervision of a teacher.

9. A pupil must, except during such holidays as may be permitted by the Board, devote the whole of both periods of her training to preparation for her examinations, and must not be engaged on any other work of whatsoever nature.

10. A pupil shall not begin her training until she has been notified by the Secretary that her name has been entered on the Register of Pupils, and immediately she begins the first period of training she shall forward to the Board a certificate signed by a teacher as to the date of the beginning of training. The Board may, however, waive compliance with this Rule in such cases as it thinks proper.

11. The first period of training shall extend over 6 consecutive calendar months in the case of pupils to whom Rule B. 4 (a) (i) applies and over 18 consecutive calendar months in all other cases.

12. A pupil whose first period of training extends over 6 consecutive calendar months shall during such period—

- (a) attend a course of at least 38 lectures on the subjects enumerated in Rule B. 36, such course to extend over the whole of the period of training and to be supplemented by practical demonstrations and tutorial classes; at least 5 of the lectures and some of the practical demonstrations must be on the subjects enumerated (*m*) and (*n*) in Rule B. 36;
- (b) conduct antenatal examinations on not less than 50 pregnant women and receive instruction in the care and supervision of women during the course of pregnancy, including the booking of cases and the keeping of records;
- (c) receive clinical instruction in the conduct of labour, including the witnessing of not less than 10 labours;
- (d) attend not less than 10 labours within the approved training institution, making full examination, including abdominal palpation, during the course of labour and personally delivering the child and afterbirth;
- (e) attend and nurse not less than 20 lying-in women and their children, in the case of patients nursed in the approved training institution during the time the patients are in such institution and in the case of patients nursed in their own homes during the 14 days immediately following labour.

13. A pupil whose first period of training extends over 18 consecutive calendar months shall—

- (a) during a period extending over not less than the first 6 months of her training—
  - (i) receive theoretical and practical instruction in



the elementary principles of general nursing, the use of nursing appliances and the methods of taking and recording the pulse-rate, the temperature, and the respiration-rate, and

- (ii) attend a course of theoretical and practical instruction in general anatomy, in the subjects enumerated (a), (b) and (c) in Rule B. 36, and in the physiology and hygiene of the normal infant ;
- (b) during the succeeding months of her training—
  - (i) attend a course of at least 38 lectures extending over a period of not less than 6 calendar months and otherwise complying with Rule B. 12 (a) ; such lectures to be supplemented by practical demonstrations and tutorial classes ;
  - (ii) conduct antenatal examinations and receive instruction in accordance with Rule B. 12 (b) ;
  - (iii) receive clinical instruction in the conduct of labour, including the witnessing of not less than 20 labours ;
  - (iv) attend not less than 10 labours in accordance with the provisions of Rule B. 12 (d) ;
  - (v) attend and nurse not less than 40 lying-in women and their children, in the case of patients nursed in the approved training institution during the time the patients are in such institution and in the case of patients nursed in their own homes during the 14 days immediately following labour.

14. On beginning her second period of training a pupil shall forward to the Board a certificate, signed by a teacher, giving the name of the approved training institution at which the training will be received and the date of the beginning of training.

A pupil may begin the second period of training after completing the first period and prior to passing the First Examination, but, if she is not successful at the First Examination on the first occasion on which she is entitled to enter for it, any part of the second period of training which she may have completed before passing the First Examination shall not be counted towards the period prescribed in Rule B. 16. Instruction received in the administration of nitrous oxide and air analgesia may, however, be counted towards that prescribed in Rule B. 17 (b).

15. A pupil who does not begin the second period of training within 6 months of passing the First Examination may be required by the Board to receive such further instruction, prior to beginning the second period, as the Board may prescribe.

16. The second period of training shall extend over not less than 6 consecutive calendar months *in all cases* and the pupil shall during such period—

- (a) attend not less than 5 lectures delivered by one or more lecturers on the subjects enumerated in Rule B. 37 ;
- (b) attend and take responsibility for the antenatal care of not less than 20 pregnant women, such responsibility including the booking of cases, the keeping of records, and the reporting of cases ;
- (c) attend and take responsibility for not less than 20 women during labour. Some of these cases may be taken at an approved training institution but at least 10 must be attended in the patients' own homes ;
- (d) attend and nurse not less than 20 lying-in women and their children. At least 10 of these must be attended and nursed in the patients' own homes



during the 14 days immediately following labour. A case attended and nursed in the approved training institution must be attended and nursed during the time the patient remains in such institution ;

- (e) attend during at least 5 sessions at a Maternity and Infant Welfare Clinic approved by the Board for the purpose, and receive, at the clinic or elsewhere, practical instruction in the care and management of children, with special reference to the first month of life ;
- (f) attend clinical demonstrations on venereal diseases or lecture demonstrations on this subject which must be illustrated by means of films, slides or diagrams in colour, including instruction in the facilities provided by health authorities for treatment.

17(a) During the second period of training, the pupil must keep careful and detailed records, in such form as the Board may prescribe from time to time, of all work done and training received (including full notes on mother and child). Such records shall be signed by a teacher as the Board may require.

(b) During either the first or the second period of training a pupil-midwife shall receive theoretical and practical instruction in the administration of nitrous oxide and air analgesia as follows—

- (i) 3 lecture demonstrations by a specialist anaesthetist, one of these lectures to include the emergencies of anaesthesia and the care of the unconscious patient ;
- (ii) the administration of nitrous oxide and air to at least 15 patients in labour by means of a recognised apparatus under the general supervision of a specialist anaesthetist and under the

detailed supervision of a midwife who is well qualified in the use of the apparatus or a resident medical officer who is similarly qualified.

It shall be the responsibility of the institution approved to provide the second period of training to ensure that a pupil-midwife has in fact received this instruction in nitrous oxide and air analgesia prior to entering for the Second Examination, and that certificates to this effect are submitted in accordance with Rule B. 32.

18. If in either the first or second period a pupil's training is interrupted owing to her own illness or other grave emergency the Board, on application made by the pupil through a teacher, may allow, subject to such conditions as it thinks fit, the training taken prior to the interruption to be counted towards the prescribed period of training. Every application must be accompanied by a medical certificate, or other evidence satisfactory to the Board, according to the nature of the emergency.

In cases of interruption of training for reasons other than illness of the pupil, grave emergency or the holidays permitted by the Board, the training received prior to such interruption cannot be counted.

#### APPROVAL OF TRAINING INSTITUTIONS.

19. Applications for the approval of institutions for the training of pupils shall be submitted to the Board in the prescribed form. Such applications shall, in the case of institutions owned by local authorities, be submitted by an officer authorized by the authority for the purpose, and in the case of other institutions by the Secretary or other responsible officer of the institution.

20. An institution shall not be approved in respect of the first period of training unless—



- (a) at least 500 confinements take place in it annually ;
- (b) it has antenatal beds and associated with it an antenatal clinic and a post-natal department ;
- (c) the medical staff includes one medical practitioner with special experience, satisfactory to the Board, in obstetric work ; and
- (d) there is a resident medical officer, who may, if approved by the Board as of sufficient seniority and experience, also satisfy the requirement set out in (c) :

provided that the Board may approve any institution which does not satisfy the foregoing requirements if such action appears to the Board to be desirable in the interests of the training of pupils.

21 (a) An institution shall not be approved in respect of the second period of training unless the number of confinements dealt with annually within the institution and in districts associated with it for training purposes is at least 300, of which at least 100 are district cases ; provided that the Board may approve an institution which does not satisfy these requirements if such action appears to the Board to be desirable in the interests of the training of pupils. An institution approved in respect of the first period of training may be approved also in respect of the second period of training.

(b) An institution shall not be approved in respect of instruction in the administration of nitrous oxide and air unless—

- (i) the institution is one training pupil-midwives or medical students or is providing post-certificate courses for midwives or holding postgraduate courses for medical practitioners, or is otherwise considered by the Board as suitable for approval ;

- (ii) the institution has attached to it a specialist anaesthetist ;
- (iii) the resident medical officer or the midwife who would undertake the detailed supervision of the practical work is fully qualified in the use of the nitrous oxide and air apparatus on which the instruction at the institution will be based ;
- (iv) the institution is in a position to provide instruction of a high standard.

22. The Board in approving institutions shall take into consideration the number and the qualifications of the members of the permanent medical and nursing staff, the equipment for teaching purposes, the facilities for study by the pupils, and all other matters having relation thereto. The Board may cause the institution and the training therein to be inspected by a member or an officer of the Board or other competent person, whose report shall be considered when the question of approval is determined.

23. The Board may at any time limit the number of pupils in training at any one time in an approved training institution.

#### APPROVAL OF LECTURERS AND TEACHERS

24. Applications for the approval of persons as lecturers and as teachers shall be submitted to the Board in the prescribed form.

25. Unless the Board otherwise determines in any particular case, a person shall not be approved as a lecturer—

- (a) in the subjects for the first period of training other than those enumerated (*m*) and (*n*) in Rule B. 36 unless he is a registered medical



practitioner whose time is wholly devoted to obstetric and gynaecological work ;

- (b) in the subjects enumerated (m) and (n) in Rule B. 36 unless he is a registered medical practitioner who has had special experience, satisfactory to the Board, in the subjects in question ;
- (c) in the subjects for the second period of training unless he submits evidence, satisfactory to the Board, showing that he has had practical experience which qualifies him to deal with the subjects in question.

26. The lectures on the subjects of Rule B. 37 must be delivered by the Medical Officer of Health of a Local Supervising Authority or by a medical practitioner who is a member of the staff of such officer or, by permission of the Board, by a medical practitioner who has had experience, satisfactory to the Board, in the subjects in question. Such persons shall be deemed to be persons approved by the Board as lecturers in the said subjects.

27. Unless the Board otherwise determines in any particular case, a person shall not be approved as a teacher unless—

- (a) she has practised as a midwife for at least 3 years and produces evidence, satisfactory to the Board, that she is competent to teach pupils ; and *either*
- (b) she is on the staff of an approved training institution ; *or*
- (c) she is working in association with an approved training institution, and has attended at least 60 cases in the previous 12 months, and can provide adequate accommodation for, and facilities for quiet study by, her pupils.

28. Unless the Board otherwise determines in any particular case, a person shall not be approved as a teacher for the purpose of Rule B. 13 (a) (i) unless she is a state certified midwife and also a general trained state registered nurse.

29. The Board may limit the number of pupils received at any one time by a teacher.

30. Approval of a person as a lecturer or as a teacher shall be for a period not exceeding one year at a time.

#### CONDUCT OF EXAMINATIONS.

31. A pupil shall present herself for the First Examination within 6 months of the date on which she completes her first period of training and shall present herself for the Second Examination within 6 months of the date on which she completes her second period of training.

A pupil who does not sit for examination in accordance with this Rule may be required by the Board to undergo such further training as the Board may prescribe before presenting herself for examination. The Board may waive the observance of this Rule in cases of illness of the pupil or other grave emergency.

32. A pupil shall not be entitled to be admitted to an examination unless her name is on the Register of Pupils and she produces certificates to the effect that she has undergone the training prescribed in these Rules. Such certificates must be in the prescribed form and must be signed by the lecturers and teacher, and countersigned by the Matron or Superintendent of Nurses of the approved training institution, unless such person is the teacher signing the certificate.

33. A pupil who intends to present herself for either examination must send notice of such intention and the



sum of one guinea in payment of the examination fee to the Secretary at least 4 weeks before the date fixed for the commencement of the examination. The certificates of training required by Rule B. 32 shall be sent to the Secretary at the same time or at any subsequent date not being less than 7 days before the date fixed for the commencement of the examination. Until such certificates have been received and accepted by the Secretary a pupil shall not be deemed to have entered for the examination, but the fee shall not be returnable.

34. If a pupil who has paid the fee for entry to an examination is prevented by her own illness from completing her entry, or attending at or completing her examination, and she produces a medical certificate or other evidence of her illness satisfactory to the Board, the fee payable by her for admission to one subsequent examination shall, if the Board so determines, be ten shillings and sixpence.

35. The Secretary shall send to each pupil accepted for the First Examination, at the address furnished by her for the purpose, a card of admission to the written part of the examination, and shall personally or by deputy hand to each pupil attending the written part of the examination a card of admission to the oral part of the examination. The Secretary shall send to each pupil accepted for the Second Examination, at the address furnished by her for the purpose, a card of admission to that examination.

Any pupil presenting herself at either part of the First Examination, or at the Second Examination, without her card of admission will be liable to exclusion.

36. The First Examination shall be partly written and partly oral, clinical and practical, and shall comprise the following subjects :—

- (a) general physiology ; the principles of hygiene and sanitation as regards home, diet, and person ; the midwife's part in spreading a better knowledge of hygiene among the women she attends ;
- (b) infection ; its causes and the means taken to prevent it ; asepsis ; antiseptics in midwifery and the way to prepare and use them ; the disinfection of the person, clothing, and appliances ; the use of rubber gloves and masks and the conditions in which it is advisable to use them ;
- (c) the anatomy and physiology of the female pelvis and its organs, and of the breasts ;
- (d) the physiology, diagnosis, and management of normal pregnancy ; the hygiene and care of the pregnant woman and the unborn child ; pelvic measurement, examination of the urine, estimation of blood-pressure and the significance of the findings thereof ;
- (e) the symptoms and signs suggesting departure from the normal in pregnancy ;
- (f) the physiology, mechanism, and management of normal labour ;
- (g) the symptoms and signs suggesting departure from the normal in labour ;
- (h) the physiology and management of the puerperium, including the taking and recording of the pulse-rate, the temperature and respiration-rate ; the use of nursing appliances ;
- (i) haemorrhage complicating pregnancy, labour, and the puerperium ; emergency treatment of patients suffering from loss of blood ;



- (j) other obstetric emergencies and their management by the midwife until the arrival of the doctor ; preparations before the doctor's arrival and assistance during his attendance ;
- (k) complications of the puerperium, including puerperal fevers ; their nature, causes, prevention, symptoms and signs ; precautions adopted to prevent the spread to other patients ;
- (l) the care of the breasts under both normal and pathological conditions ; the recognition of disturbance of their function ;
- (m) the physiology, hygiene, and management of the child (including the establishment and maintenance of breast feeding and artificial feeding), with special reference to the first month of life ;
- (n) the care of children born apparently lifeless ; the management of premature, weakly, and abnormal children ;
- (o) signs of the diseases which may develop during the first month after birth, with special reference to ophthalmia neonatorum and the responsibilities of the midwife in connexion therewith, and to skin eruptions, and in particular pemphigus ; congenital deformities for which immediate or early treatment may be essential or beneficial, e.g. imperforate anus or club foot ;
- (p) the venereal diseases (syphilis and gonorrhoea) in women and young children ; their symptoms, signs and dangers, and the risks of contagion ; the midwife's responsibility for advocating early and continued treatment ;
- (q) the use of such drugs and solutions as may be required in practice ; the conditions which call for their use ; their dosage and strength ; the

mode of administration or application and their dangers ;

- (t) maternal mortality, neonatal mortality and stillbirths ; the meaning of these terms and the steps taken to reduce such mortalities.

37. The Second Examination shall be mainly oral, clinical and practical. A candidate will be required to answer questions on the records kept by her in compliance with Rule B. 17 and, in addition, may be required to answer, orally or in writing, elementary questions on social legislation, health insurance, social conditions, the duties of the midwife as described in the rules of the Central Midwives Board and her relationship with the various Health Authorities, including co-operation with voluntary health agencies.

38. A candidate detected copying from another candidate's paper or from a book or other document may be required to leave the examination room by the person in charge of the examination. Such candidate will not be allowed to complete the examination and will be liable to exclusion from all future examinations.

39. A pupil who has failed at either Examination of the Board and has not succeeded in passing the examination immediately following the one at which she has failed may be called upon to undergo such further training as the Board may prescribe before again presenting herself for examination. The Board may waive the observance of this Rule in cases of illness of the pupil or other grave emergency.

#### SCALE OF REMUNERATION OF EXAMINERS.

40. The scale of remuneration of the examiners shall be such as may from time to time be recommended by the Board and approved by the Minister of Health.



## ISSUE OF CERTIFICATES: ADMISSION TO ROLL OF MIDWIVES.

41. The name of a candidate successful at the First Examination shall be entered on the record maintained by the Board of all pupils who have passed that Examination. A Certificate, to be known as the First Certificate, in the form set out in the schedule hereto, shall be awarded to each candidate successful at the First Examination whose first period of training has extended over 6 consecutive calendar months in accordance with the terms of Rule B. II. The entry of a pupil's name on such record or the award of such First Certificate shall not entitle a pupil to admission to the Roll of Midwives or authorize her to hold herself out to be certified under the Midwives Acts, 1902 to 1936.

42. A Certificate, in the form set out in the schedule hereto, shall be awarded to each candidate successful at the Second Examination, and every such candidate shall be admitted to the Roll of Midwives.

43. The names of all women admitted to the Roll of Midwives shall appear on the Roll (or, if the Roll be divided into two parts, on the appropriate part thereof) in alphabetical order.

SCHEDULE.—CERTIFICATES AWARDED BY THE BOARD.

THE FIRST CERTIFICATE.

(See Rule B. 41.)

CENTRAL MIDWIVES BOARD.

Date.....

We hereby certify that.....has completed the first period of training prescribed for pupil-midwives and has passed the First Examination of the Central Midwives Board.

.....Chairman.

.....Secretary.

NOTE.—This Certificate *does not* entitle the pupil whose name is inscribed hereon to admission to the Roll of Midwives or authorize her to hold herself out as certified under the Midwives Acts, 1902 to 1936.

CERTIFICATE OF ENROLMENT AS A MIDWIFE.

(See Rule B. 42.)

CENTRAL MIDWIVES BOARD.

No..... Date.....

We hereby certify that.....having passed the First and Second Examinations of the Central Midwives Board, and having otherwise complied with the rules made in pursuance of the Midwives Acts, 1902 to 1936, is entitled by law to practise as a Midwife in accordance with the provisions of the said Acts and subject to the said rules.

.....Chairman.

.....Secretary.



C.—RULES REGULATING THE GRANT BY THE BOARD OF DIPLOMAS IN THE TEACHING OF MIDWIFERY TO MIDWIVES PRESENTING THEMSELVES FOR EXAMINATION FOR SUCH DIPLOMAS.

1. A diploma, to be known as the Midwife-Teachers Certificate, shall be awarded by the Board to any midwife who has been successful at the Midwife-Teachers Certificate Examination, referred to hereinafter as the examination.\*
2. Unless she is exempt as provided for hereinafter, a candidate for the examination must satisfy the following requirements :—
  - (a) she has attained or will attain the age of 25 years prior to the date of the examination at which she presents herself ;
  - (b) her name appears on the general part of the Register of the General Nursing Council for England and Wales or the General Nursing Council for Scotland or the Joint Nursing and Midwives Council for Northern Ireland or the General Nursing Council for Eire or on the part thereof containing the names of nurses trained in the nursing of sick children, by virtue of having passed the examination of one of these bodies or some other examination recognized by the General Nursing Council for England and Wales ;
  - (c) her name appears on the current Roll of Midwives maintained by the Board and for a period

---

\* IMPORTANT NOTE.—*A holder of the Midwife-Teachers Certificate is not entitled to call herself an approved teacher of pupil-midwives. The approval of teachers is regulated by the relevant rules in Section B. of the Board's Rules. The possession of the Certificate is regarded, however, as a most desirable qualification for such teachers.*

of at least 3 years she has been certified as a midwife in England and Wales or in any part of His Majesty's dominions in which there is for the time being in force any Act or ordinance for the certification and registration of midwives under a public authority and which admits to its register midwives certified by the Board on reciprocal terms ;

(d) for a period of at least 2 years during the period of 3 years immediately prior to the date of Part I of the examination at which she presents herself—

- (i) she has held a post in one or more institutions approved by the Board for the training of pupil-midwives and as part of her duties has assisted in the training of pupil-midwives ; or
- (ii) she has assisted in the training of pupil-midwives in the district under a teacher who has been approved by the Board for the conduct of such training and who has also been specially approved by the Board for the conduct of the training of candidates for the examination ; or
- (iii) she has obtained other practical teaching experience satisfactory to the Board ;

(e) within the period of 2 years immediately prior to the date of Part I of the examination at which she presents herself she has attended a course of instruction, approved by the Board, in the subjects included in the syllabus of the examination : provided that—

- (i) the Board may exempt from this requirement any candidate who works in a place



which is a long distance from any institution conducting a course of instruction in preparation for the examination ;

- (ii) a candidate who within the period of 3 years immediately prior to the examination at which she presents herself has attended a course of lectures in Public Health and Hygiene in preparation for the examination for the Health Visitors Certificate may be excused, at the discretion of the Board, from attendance at that part of the course of instruction which consists of lectures on Public Health and Social Science ;

[NOTE.—*Information as to the institutions which conduct approved courses of instruction may be obtained from the Secretary of the Board. An intending candidate is advised to ascertain from the Board if her experience would be recognized for the purpose of the examination before she attends a course of instruction.*]

- (f) prior to the date of Part I of the examination at which she presents herself she has obtained an approved certificate of proficiency in the administration of nitrous oxide and air analgesia.
3. A midwife who has been approved by the Board as a teacher of pupil-midwives for a period of at least 2 years and whose approval as such has not lapsed shall be exempt from the requirements enumerated (a), (d) and (e) of Rule C. 2.
  4. The examination shall be held in 2 parts at such times and at such places as the Board may determine. Part I of the examination shall be partly written and partly oral ; Part II of the examination shall be oral and practical and shall include the

conduct of a clinical demonstration and of a tutorial class, at both of which pupil-midwives shall be present as an audience and may address questions to the candidates. At each part of the examination candidates will be examined with a view to testing their knowledge of midwifery and their ability to teach pupil-midwives.

5. The syllabus of the examination shall comprise the subjects enumerated in the schedule to these rules.
6. (i) Application for admission to each part of the examination shall be made on the form prescribed by the Board. The completed form, together with the fee for examination, must be received by the Secretary of the Board, in the case of an entry to Part I of the examination, at least 21 days before the beginning of that part of the examination, and in the case of an entry to Part II of the examination, at least 14 days before the beginning of that part of the examination. A candidate, other than one to whom the provisions of Rule C. 3 apply, must send with the form of application for admission to Part I of the examination, the names of two referees who can give the Board such information as it may desire as to the candidate's experience in midwifery and in the teaching of pupil-midwives and as to her general fitness for the examination. Until the Board has received such information from the referees it shall not be under any obligation to admit the candidate to the examination.
- (ii) A candidate shall not be admitted to Part II of the examination until she has satisfied the examiners at Part I of the examination.

7. The fee for examination shall be 2 guineas in respect of each part of the examination.
8. If a candidate who has been accepted for admission to either part of the examination is prevented by her own illness or other grave emergency from attending at or completing her examination she may be permitted to re-enter for the same part of the examination on one occasion only without payment of any further fee.
9. (i) An unsuccessful candidate at either part of the examination may, at the discretion of the examiners, be required to attend a course of instruction approved by the Board, or to obtain further experience, before presenting herself again for examination.  
(ii) If a candidate fails on 3 occasions at either part of the examination she may, at the discretion of the Board, be refused admission to such part at any future examination.
10. The examiners may award a mark of distinction to any candidate who has shown exceptional merit in both parts of the examination.
11. The Board may dispense with the requirements of the foregoing rules in any case in which it thinks fit.
12. The scale of remuneration of the examiners shall be such as may from time to time be recommended by the Board and approved by the Minister of Health.



SCHEDULE.

SYLLABUS OF SUBJECTS OF THE MIDWIFE-TEACHERS  
CERTIFICATE EXAMINATION.

(a) Anatomy and Physiology.

(1) General Anatomy.

(2) General Physiology ; the circulatory system ; the blood ; the respiratory system ; the digestive system ; metabolism ; the excretory systems ; the nervous system ; muscle action ; ductless glands ; elementary chemistry in so far as it explains the meaning of the terms osmosis and diffusion.

(3) Special Anatomy of the female pelvis ; the pelvic organs and the breasts.

(4) Special Physiology ; physiology of the ovary and the pituitary with special reference to the endocrines associated with pregnancy ; ovulation ; menstruation ; implantation ; elementary embryology including maturation, fertilization, and the development of the placenta and the membranes.

(5) Elementary bacteriology.

(b) Midwifery.

(1) Normal Pregnancy ; diagnosis of pregnancy ; physiological changes seen in pregnancy ; the size and general characteristics of the foetus at different periods of pregnancy ; multiple pregnancy ; antenatal care ; physical examinations ; attention to the breasts.

(2) Abnormal Pregnancy :

(i) *The Haemorrhages of Pregnancy :*

extra-uterine pregnancy ; abortion ; car-  
neous mole ; hydatidiform mole ; accidental

and unavoidable haemorrhages and their treatment.

- (ii) *Toxaemia of Pregnancy* :  
etiology and pathology ; albuminuria of pregnancy ; eclampsia ; pernicious vomiting of pregnancy ; acute yellow atrophy.
  - (iii) *Displacement of the Gravid Uterus* :
  - (iv) *Tumours complicating Pregnancy* :
  - (v) *Maternal Disorders associated with Pregnancy* :  
heart disease ; nephritis ; pyelitis ; tuberculosis ; nervous disorders ; chorea, insanity, neuritis, herpes ; diabetes and other forms of glycosuria.
  - (vi) *Diseases of the Foetus, Placenta and Membranes* :  
polyhydramnios and oligohydramnios ;  
malformation of the foetus.
- (3) Normal labour : theories of the causation of onset ; clinical course ; the physiology of labour—the first, second, and third stages ; the anatomy of the birth canal ; mechanism in normal labour (including O.P.) ; the diagnosis of labour ; the conduct of normal labour ; analgesics.
- (4) Abnormal labour :
- (i) *Malpresentations* :  
mechanisms in the face, brow, breech, shoulder and complex presentations ; presentation and prolapse of the umbilical cord ; the moulding of the foetal skull ;

- (ii) *Anomalies of the Genital Passage :*  
the types of contracted pelvis ; mechanisms of labour in contracted pelvis ; treatment of labour complicated by contracted pelvis including induction and trial of labour ; anomalies of soft parts ; tumours complicating labour ;
- (iii) *Anomalies of the uterine contractions and of the auxiliary forces :*  
inertia ; tonic contraction ; Bandl's ring ; obstructed labour ; ruptured uterus ;
- (iv) *Emergencies and Accidents of Labour :*  
post-partum haemorrhage ; inversion of the uterus ; shock ; lacerations of the genital canal ; prolonged labour—first and second stages.
- (5) Normal Puerperium : physiology of the puerperium ; management ; general nursing care ; management of breast feeding ; post-natal care.
- (6) Abnormal Puerperium : clinical manifestations ; prevention, diagnosis and treatment of puerperal infection ; diseases of the breast ; other disorders of the puerperium—chorion carcinoma, puerperal insanity, sudden death, heart failure, pyelitis and cystitis.
- (7) The New-born Child : the physiology and care of the new-born child ; artificial feeding ; the care of the premature child ; disorders of the new-born child—congenital malformations, trauma, gastro-intestinal disorders, syphilis, skin diseases and affection of the umbilical cord, ophthalmia ; asphyxia ; cerebral haemorrhage ; cephalhaematoma caput succedaneum.



- (8) Obstetric Operations : technique and instruments used for—induction of abortion, induction of premature labour, version, delivery by the forceps, Caesarean section, destructive operations, symphysiotomy and pubiotomy.
- (9) General : venereal diseases ; new growths—cancer of the breast and of the uterus and fibroids, the recognition of their symptoms ; note-taking and record keeping ; a short summary of the history of midwifery.

(c) Public Health and Social Service.\*

- (1) The general principles of the public health legislation.

The powers and duties of the Ministry of Health.

The types of local authorities and the chief health functions of each.

The duties of the various local government officers in relation to public health :—

Clerks of local authorities,  
 Medical Officers of Health,  
 Surveyors,  
 Directors of Education,  
 Supervisors of Midwives,  
 Health Visitors,  
 Sanitary Inspectors,  
 Maternity and Child Welfare Nurses,  
 School nurses,  
 Relieving Officers.

The midwife in relation to public health.

---

\* This subject will be treated in an elementary manner and with special reference to its practical application and to the work of midwives.

(2) The Midwives Acts, 1902–1936.

The powers and duties of the Central Midwives Board.

The rules of the Board.

(3) (i) *The Control of Infectious Diseases :*

Public Health Act, 1936 (Part V) and Public Health (London) Act, 1936 (Part IX) ; Notification ; action taken, including methods of disinfection, on notification, especially in the case of puerperal pyrexia and ophthalmia neonatorum ; action necessary to prevent the spread of pemphigus neonatorum (bullous impetigo of infants).

(ii) *Environmental Hygiene :*

Sanitation of dwellings ; removal of household refuse ; nuisances ; pure food ; pure water.

(4) Public Services for the individual :

The provision of hospitals.

The National Health Insurance Acts—medical, sickness, disablement and maternity benefits ; additional benefits, especially dental.

The relief of the destitute ; Public Assistance domiciliary medical service.

The tuberculosis scheme ; the scheme for the diagnosis and treatment of venereal diseases ; vaccination ; the welfare of the blind.

The work of maternity and child welfare authorities ; the law relating to the employment of women after confinement.

The Lunacy and Mental Treatment Acts (puerperal mania) ; the Mental Deficiency Acts

(the circumstances in which a pregnant defective can be dealt with).

(5) Special provisions for the care of children :

Child welfare work.

The care of destitute children by Public Assistance Authorities.

The child life protection sections of the Public Health Act, 1936, and the Public Health (London) Act, 1936.

Neglected children (Children and Young Persons Act, 1933).

The adoption of children (Adoption of Children Act, 1926).

(6) (i) Law relating to Nursing Homes.

(ii) The law relating to abortion.

(iii) Voluntary maternity and child welfare agencies, especially those for the welfare of the unmarried mother and her child ; Adoption Societies ; Babies' Homes ; other voluntary social agencies, including voluntary hospitals, the hospital almoners, organizations for domiciliary midwifery and district nursing.

(iv) Elementary vital statistics :

Notification and registration of births.

Registration of deaths and of stillbirths.

Neonatal mortality ; infantile mortality ; birth and death rates ; maternal mortality.

(d) The principles and methods of teaching, with special reference to the theoretical and practical instruction of pupil-midwives.



D.—REGULATING THE PROCEEDINGS OF THE BOARD ON COMPLAINTS MADE TO THE BOARD RELATING TO THE CONDUCT OF A MIDWIFE AND ON THE RESTORATION TO THE ROLL OF A NAME REMOVED.

PROCEDURE ON COMPLAINTS MADE TO THE BOARD RELATING TO THE CONDUCT OF A MIDWIFE.

1. When it is alleged to the Board that a midwife has disobeyed any of the Rules or Regulations from time to time laid down under the Midwives Acts, 1902-1936, by the Board or has otherwise been guilty of misconduct :—

(a) the Board shall, when such allegation is made by a person other than a Local Supervising Authority, notify any Local Supervising Authority who appears to be concerned ; and

(b) if the case is one in which investigation by a Local Supervising Authority is desirable the Board shall request the Local Supervising Authority to investigate the case and to report whether in its opinion a *prima facie* case of disobedience or misconduct has been made out ;

(c) the Secretary shall lay every such allegation before the Penal Cases Committee (hereinafter called " the Committee ") for consideration, as required by Rule 2.

Such disobedience or misconduct is hereinafter referred to as " the offence."

2. (a) The Secretary shall so soon as reasonably practicable lay before the Committee all information in his possession relating to the offence including any report of the Local Supervising Authority which he may have received.

(b) The Committee may, if it thinks fit, direct investigations to be made by the Secretary or a Solicitor or any other person, and may inquire of the midwife what explanation she has to offer. The results of any such investigation or inquiry shall (except there be good reason for not so doing) be communicated to any Local Supervising Authority concerned.

(c) After consideration of the information before it, including the results of any investigation or inquiry directed by it, the Committee shall report to the Board whether the case is one in which proceedings ought to be commenced for the removal of the name of the midwife from the Roll.

(d) In making such report the Committee may take into consideration matter which would not be admissible as evidence at the hearing before the Board, but may if it thinks fit decline to take into consideration matter not verified by statutory declaration.

(e) If the Committee reports that proceedings ought not to be commenced the case shall not proceed further unless the Board otherwise directs. Before so reporting the Committee shall give to any Local Supervising Authority concerned the opportunity of submitting further observations thereon.

(f) When it has been decided that proceedings shall not be commenced, the Board shall notify the fact to the midwife and any Local Supervising Authority concerned and may notify any other person who has complained.

3. (a) If the Committee reports, or the Board directs, that proceedings should be commenced the Secretary shall, in a case in which the offence has been brought to the notice of the Board by a Local Supervising Authority or in which a Local Supervising Authority has at the request of the Secretary or the Committee made a report, and in any other case in which the Committee

so directs, forthwith send to the Local Supervising Authority a notice asking whether the Local Supervising Authority desires to undertake the conduct of the case.

**NOTE.—The Board has no power to pay the expenses of Local Supervising Authorities incurred by them in undertaking the conduct of cases. If Local Supervising Authorities undertake the conduct of cases they must do so at their own expense.**

(b) If within 7 days after receipt of such notice or such further time as the Committee may allow the Local Supervising Authority gives notice that it desires so to do it shall undertake the conduct of the case.

(c) In any other case the conduct of the case shall be undertaken by the Secretary or such other person as the Committee may direct.

(d) Provided always that if a Local Supervising Authority having given notice of its wish to undertake the conduct of the case shall subsequently at any stage in the proceedings decline to continue the conduct of the case the Committee may itself direct the Secretary or such other person as the Committee may appoint to conduct the case and in that event the conduct of the case shall be continued by the Secretary or other person appointed as though the Local Supervising Authority had not originally undertaken the conduct thereof.

(e) The Authority or person for the time being undertaking the conduct of the case is hereinafter referred to as the Complainant.

4. (a) A Local Supervising Authority, if it is the Complainant, shall forthwith furnish the Board with a statement specifying the nature and particulars of the charge against the midwife, and shall send to the Board copies of any statutory declaration, any certificate of conviction, and any other documentary evidence intended to be used as evidence against the midwife.



(b) The said statement shall be prepared in a form suitable to be sent to the midwife and, so far as possible, in accordance with the directions and in the form contained in the Schedule hereto.

5. (a) So soon as practicable the Board shall send to the midwife a notice which shall contain the following particulars :—

(i) It shall state the date on which the Board intends to hear the case and require her to attend before the Board on such date.

(ii) It shall require her to forward to the Secretary 7 days before the day appointed her Certificate and such other documents kept or used by her in the course of her duties as may be specified in the notice.

(iii) It shall require her to send to the Secretary not less than 7 days before the day appointed an answer in writing to the charge brought against her.

(b) A copy of these Rules shall be enclosed with the notice which shall call specific attention to Rule 9 (b).

(c) There shall also be enclosed with the notice a copy of the statement of the nature and particulars of the charge against the midwife furnished by the Local Supervising Authority under the last preceding Rule or in a case where the Local Supervising Authority is not the Complainant a like statement prepared by the Secretary.

(d) Such notice and Rules and statement shall be posted to the midwife on such a date as to allow at least fourteen clear days between the date of posting and the day appointed for the hearing of the case.

6. The Secretary shall immediately upon receipt of the midwife's answer to the charge inform the

Complainant, if a Local Supervising Authority, of the substance of the answer to the charge furnished by the midwife. Where such answer makes a charge against any Local Supervising Authority, the Local Supervising Authority charged, if not the Complainant, shall be informed of the nature of the charge made against it and be given the name of the Complainant.

7. The Secretary shall send to the midwife as soon as may be and in any event not later than 4 days before the day appointed for the hearing copies of any statutory declaration, certificate of conviction or documentary evidence intended to be used against her.

8. The case shall be heard at a Special Meeting of the Board of which at least 4 days' notice shall be sent by the Secretary to every member of the Board and to the Local Supervising Authority.

9. (a) The Complainant, if a Local Supervising Authority, shall be represented at the hearing by a barrister or solicitor, not being the Medical Officer of Health or an Assistant Medical Officer of Health of the Complainant.

(b) The midwife may be represented or assisted at the hearing by a friend or adviser who may be a barrister or solicitor. Provided that the Board may decline to allow her to be so represented unless she has given 4 days' notice of her intention to be so represented.

10. The procedure at the hearing of the case shall be as follows :—

(a) The Complainant or his representative may shortly state to the Board the facts of the case and the charge alleged against the midwife and shall then submit to the Board the evidence which is offered in support of the charge.

(b) The midwife or her friend or adviser shall be entitled to cross-examine any witness called against her, which expression includes any person whose statutory declaration is used as evidence against her and who is present at the hearing. Any person who is cross-examined may be re-examined by the Complainant or his representative.

(c) The midwife or her friend or adviser shall then be invited by the Chairman to tender evidence in answer to the charge and to address the Board.

(d) The Complainant or his representative shall be entitled to cross-examine any witness called for the midwife, which expression includes the midwife (if she give evidence) and any person whose statutory declaration is used as evidence by the midwife and who is present at the hearing. Any person who is cross-examined may be re-examined by the midwife or her friend or adviser.

(e) All evidence, whether for the Complainant or the midwife, shall be given orally or by a statutory declaration.

(f) In any case where it appears to the Board that it is expedient in the interests of justice that a person who has made a statutory declaration should attend for cross-examination the Board shall reject the statutory declaration unless such person attends for that purpose.

(g) The Board, the Complainant or the midwife may, as part of the case, refer to any relevant matter contained in the midwife's register of cases or any other record kept by the midwife in the course of her duties.

(h) The Complainant and the midwife shall, subject to legal objection, produce before the Board all documents within their possession or power respectively which may be required or called for and do all



other things which during the proceedings on the charge the Board may require.

(i) The witnesses called for or against the midwife shall, if the Board thinks fit, be examined on oath or affirmation.

(j) The Board shall have power to administer oaths to, or take the affirmation of, the witnesses called for or against the midwife.

(k) The Complainant or the midwife may sue out a writ of subpoena ad testificandum or of subpoena duces tecum but no person shall be compelled under any such writ to produce any document which he could not be compelled to produce on the trial of an action.

11. If the midwife does not attend either personally or by a friend or adviser the Board may proceed to hear and decide upon the charge in her absence provided that upon a satisfactory explanation of her non-attendance being subsequently given the Board may, if it thinks fit, reopen her case.

12. (a) If and when the Board has found the charge against the midwife to be proved either in whole or in part the Board may, if it thinks fit,

(i) require the Secretary to report whether the midwife has previously been censured, cautioned, suspended, or had her name removed from the Roll of Midwives, or has been otherwise dealt with by the Board ;

(ii) require any Local Supervising Authority which may be in a position to provide information to report upon the conduct of the midwife prior to the date of conviction by the Board.

The midwife, if present, or, if he be present, her friend or adviser, shall be entitled to submit her observations thereon before sentence is passed.

(b) If the Board finds the charge against the midwife to be proved either in whole or in part it may either censure or caution the midwife or direct that her name be removed from the Roll of Midwives and cancel her Certificate, either with or without prohibiting her from attending women in childbirth in any other capacity, or may suspend her from practice as a midwife for such period as it shall think fit, or may postpone sentence on such conditions as it may think fit. The determination of the Board as to any of these matters may be made either at the time when a charge is proved or at any future time.

13. If a Complainant fails to comply with any of the Rules or fails in the opinion of the Board to conduct the case with due diligence the Board may direct that the same shall be conducted by the Secretary or such other person as the Board may direct, or, if it thinks fit, summarily dismiss the charge.

14. Notice in writing of the removal of the name from the Roll and of the cancelling of the Certificate shall be sent by the Board by post in a registered letter to the midwife and to all Local Supervising Authorities concerned.

15. Any notice or document required by these Rules to be sent to the midwife shall be sent by post in a registered letter to the last known address or to the enrolled address of the midwife.

16. The Board may waive any non-compliance with any of these Rules in any case where such waiver would not cause injustice, and shall do so when waiver is required in the interests of justice.

17. Subject to the provisions of these Rules the Board may adjourn and otherwise regulate its proceedings in such manner as it thinks proper.

PROCEDURE ON RESTORATION TO THE ROLL OF A NAME  
REMOVED UNDER THE FOREGOING PROVISIONS.

18. Application for the restoration of a name to the Roll shall be made in writing addressed to the Secretary of the Central Midwives Board, and signed by the applicant, stating the grounds on which application is made. In cases where the cancelled Certificate has not already been returned to the Board, it must be sent in with the application, or a statutory declaration made as to its previous loss or destruction.

19. The application must be accompanied by a declaration made by the applicant, setting forth the facts of the case and stating that she is the person originally enrolled. The declaration shall be in the form given in Schedule II (Form 1).

20. The statements in the application and declaration must also be supported by the certificate of the Local Supervising Authority of the district in which the applicant was resident at the time when her name was removed from the Roll (and if at the time of her application she be resident in another district, then by the certificate of the Local Supervising Authority of such district also). These certificates shall be in the form given in Schedule II (Forms 2 and 3 respectively). The statements in the application and declaration must also be supported by the certificates of at least two persons, being Justices of the Peace, Ministers of Religion, or registered Medical Practitioners, or other persons of recognized standing, who were and are well acquainted with the applicant before and since the removal of her name. Each of these certificates must testify to the applicant's identity and present good character, and they shall be in the form given in Schedule II (Form 4). The Board may, in such cases as it thinks proper, dispense with the production of any of the certificates hereinbefore referred to.



21. The application, when duly supported by the declaration and certificates as hereinbefore provided, shall be considered at a meeting of the Board, made special for the purpose, of which at least 4 days' notice shall be sent by the Secretary to each member. The Board may adjourn the consideration to a future date or require further evidence or explanation from the applicant. It may also require her to undergo a further period of approved midwifery training before the restoration of her name to the Roll.

22. After consideration of all the circumstances of the case, as submitted to it in accordance with the provisions of these Rules, the Board may, if it thinks fit, direct the Secretary to restore the name of the applicant to the Roll of midwives and to issue a new Certificate to her on payment of the fee of ten shillings and sixpence.

23. A copy of these Rules and of the Forms prescribed in Schedule II shall be supplied by the Secretary to intending applicants on demand.

## SCHEDULE I.

### Directions as to the Statement to be furnished under Rule 4.

1. The statement should specify whether the offence charged is disobedience to a Rule or Regulation of the Central Midwives Board or is other misconduct, and in the case of disobedience to a Rule or Regulation the particular Rule or Regulation alleged to have been disobeyed should be referred to.

2. Full particulars should be given of

- (a) the nature of the offence charged ;
- (b) the relevant dates ;
- (c) the name and address of patient concerned, if any ;
- (d) any other relevant matter.

3. The statement should be as nearly as possible in the following form :—

IN THE MATTER of the Midwives Acts, 1902-1936  
and

IN THE MATTER of A..... B.....

State Certified Midwife, No. ....

The following charge is made by the

County  
County Borough } Council of .....

being the Local Supervising Authority for the district of  
..... (OR by the Secretary of the Central

Midwives Board) against you A \_\_\_\_\_ B \_\_\_\_\_,  
State Certified Midwife, No. \_\_\_\_\_ viz.

*Here insert charge on the lines of the specimen  
charges given below.*

Signed :

Clerk of the { County  
County Borough } Council of \_\_\_\_\_  
(OR Secretary of the Central Midwives Board.)

### SPECIMEN CHARGES.

1. That being in attendance on \_\_\_\_\_ of  
\_\_\_\_\_ you, between the  
day of \_\_\_\_\_ 19\_\_\_\_ and the \_\_\_\_\_ day of  
\_\_\_\_\_ 19\_\_\_\_, were guilty of misconduct in that

(a) you did not on the \_\_\_\_\_ day of  
19\_\_\_\_ take and record accurately the tempera-  
ture of the patient ;

(b) you entered records of temperature on the  
\_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_ of the patient  
when in fact you had not taken it.

---

2. That you are guilty of misconduct in that

(a) you are of unsober habits ;

(b) you being in attendance on \_\_\_\_\_  
of \_\_\_\_\_ on or about the \_\_\_\_\_ day of  
\_\_\_\_\_ 19\_\_\_\_ were the worse for drink and unable  
to perform your duties.

---

3. That you are guilty of misconduct in that you  
were on the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_ con-



victed at the Court of Summary Jurisdiction, held at  
.....of

*Here follow terms of conviction.*

4. That being in attendance on ..... of  
..... between the ..... day of  
..... 19 ..... and the ..... day of  
..... 19 .....

(a) you disobeyed Rule E. 12\* of the Rules of  
the Central Midwives Board in that an abnor-  
mality, viz. loss of blood by your patient having  
occurred during pregnancy on the .....  
day of ..... 19 ....., you did not forthwith call to  
your assistance a registered medical practitioner ;

(b) you disobeyed Rule E. 12\* of the Rules of the  
Central Midwives Board in that in calling in  
medical aid on the ..... day of .....  
19 ..... in consequence of an emergency, viz. rigor  
with raised temperature, you did not use for this  
purpose the form prescribed by Rule E. 62 (b)  
properly filled in and signed by you.

5. That being in attendance on .....  
of .....  
between the ..... day of ..... 19 .....  
and the ..... day of ..... 19 .....

\* Or Rule E. 44.

when she was suffering from a condition which may raise suspicion of infection, viz., puerperal fever, you disobeyed Rule E. 16† of the Rules of the Central Midwives Board in one or more of the following particulars, viz. :—

- (a) you did not without delay notify the Local Supervising Authority of the fact.
- (b) you did not before visiting another patient, viz. \_\_\_\_\_ have yourself disinfected to the satisfaction of the Local Supervising Authority.

NOTE.—*If it is desired to charge the midwife with other special offences under this Rule, these should where necessary be made the subject of separate charges.*

6. That you are guilty of misconduct in that being then in charge of \_\_\_\_\_ of \_\_\_\_\_ you on or about the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_ when she was in labour left the patient without giving an address by which you could be found without delay.

**NOTE.—These forms are specimen forms prepared for the guidance of Local Supervising Authorities and need not be strictly followed. It is important that charges should be carefully framed by reference to the facts of which evidence is available and the Rule or Rules applicable to the particular case. Separate charges should be set out under separate counts.**

---

† Or Rules E. 29, 48 or 59.

SCHEDULE II.

FORMS OF DECLARATION AND CERTIFICATE REQUIRED  
UPON AN APPLICATION FOR RESTORATION OF NAME TO  
THE MIDWIVES ROLL.

Form (I) Declaration by Applicant  
(See Section D. (19).)

\* Insert full name. (1) I, the undersigned\*  
of\*  
\* Insert address.

HEREBY DECLARE that the following are the facts  
of my case and the grounds on which I seek the  
restoration of my name to the Midwives Roll.

\* Date of Certificate granted by the Central Midwives Board. (2) On the\* day of 19 my  
name was duly enrolled by virtue of the following  
qualification, viz., \*  
\* Qualification appearing on Certificate.

\* Date of inquiry. (3) At an inquiry held on the\* day of  
19 the Central Midwives Board  
directed my name to be removed from the Midwives  
Roll and my certificate to be cancelled.



(4) Since the removal of my name from the Roll  
I have been residing at\*  
and my occupation has been\*

\* Insert  
place of  
residence.

\* Insert  
occupation.

(5) It is my intention if my name is restored to the  
Roll to practise as a midwife at\*

\* Insert  
proposed  
place of  
practice.

(6) The grounds of my application are\*

\* All the  
facts and  
reasons in  
support of  
the applica-  
tion should  
be stated  
shortly and  
clearly.

(Signed)

Date 19

### *Certificates in Support of Application*

*Form (2). (See Section D. (20).)*

*To be given by the Medical Officer of Health of the Local Super-  
vising Authority of the area in which the midwife was resident  
at the date of the removal of her name from the Roll, or other  
Officer or representative of the Local Supervising Authority duly  
authorized by resolution of the Authority or a Committee thereof.*

I  
of  
certify as follows:—

(1) I am (Medical Officer of Health) (duly author-  
ized by resolution dated  
of the Local Supervising Authority within the area  
of

Alter as the  
case may be.

(2) A ..... B ..... the person whose name  
formerly appeared in the Midwives Roll with the  
following address and qualification, viz. :—

Address .....

Qualification .....

was on the ..... day of ..... when her  
name was ordered to be removed from the Roll (and  
is now) resident in the said area.\*

*\* In case the applicant is not now resident in the area in which  
she formerly resided the words within the brackets should be  
deleted and the Certificate of the Local Supervising Authority  
in whose area she formerly resided (Paragraph (2)) should con-  
tinue as follows :—*

*“I am informed and believe that she now resides in the  
area of the Local Supervising Authority of he County  
of .....”*

(3) The Local Supervising Authority has caused  
inquiry to be made, and as the result of such inquiry  
I certify that to the best of my knowledge and belief  
the said ..... is now trustworthy, sober  
and of good moral character.

(4) The Local Supervising Authority is aware that  
since the removal of her name from the Roll the said  
..... has been residing at .....  
and her occupation has been ..... \*

*\* In case the facts in regard to intermediate residence and  
occupation are within the knowledge of the Local Supervising  
Authority they may be stated. Otherwise the paragraph can be  
omitted.*

61

(5) The Local Supervising Authority is aware of the circumstances in which the name of \_\_\_\_\_ was removed from the Midwives Roll but sees no objection to the restoration of her name to the Roll.

Signature \_\_\_\_\_

Position and authority }  
for signing }

Date \_\_\_\_\_ 19\_\_\_\_\_

*Form (3). (See Section D. (20).)*

*To be given by the Medical Officer of Health of the Local Supervising Authority of the area in which the midwife is residing if other than the one in which she resided at the date of the removal of her name from the Roll, or other Officer or representative of the Local Supervising Authority duly authorized by resolution of the Authority or a Committee thereof.*

I \_\_\_\_\_  
of \_\_\_\_\_  
certify as follows :—

(1) I am (Medical Officer of Health) (duly authorized Alter as the case may be) by resolution dated \_\_\_\_\_ of the Local Supervising Authority within the area of \_\_\_\_\_

(2) A \_\_\_\_\_ B \_\_\_\_\_ the person whose name formerly appeared in the Midwives Roll with the following address and qualification, viz. :—

Address \_\_\_\_\_

Qualification \_\_\_\_\_



is, I am informed, the same person as.....

..... who is now resident at

Address.....

in the area of the said Local Supervising Authority.

(3) The Local Supervising Authority has caused inquiry to be made and as the result of such inquiry I certify that to the best of my knowledge and belief the said..... is now trustworthy, sober and of good moral character.

(4) The Local Supervising Authority is aware that since the removal of her name from the Roll the said..... has been residing at..... and her occupation has been.....\*

*\* In case the facts in regard to intermediate residence and occupation are within the knowledge of the Local Supervising Authority they may be stated. Otherwise the paragraph can be omitted.*

(5) The Local Supervising Authority is aware of the circumstances in which the name of..... was removed from the Midwives Roll but sees no objection to the restoration of her name to the Roll.

Signature.....

Position and authority }  
for signing )

Date.....19.....

Form (4). (See Section D. (20).)

I \_\_\_\_\_  
 of \_\_\_\_\_  
 certify as follows :—

(1)\*I am \_\_\_\_\_

(2) I have been and am well acquainted with the  
 said \_\_\_\_\_  
 both before and since her name was removed from the  
 Midwives Roll.

(3) The said \_\_\_\_\_  
 is the person whose name formerly appeared in the  
 Midwives Roll with the following address and qualifica-  
 tion :—

Address\* \_\_\_\_\_

Qualification\* \_\_\_\_\_

(4) The said \_\_\_\_\_  
 is now trustworthy, sober and of good moral character.

(5) I have read paragraph (4) of the application  
 (Form (1)) and the statements therein contained are  
 to the best of my knowledge, information and belief  
 true.

Signature \_\_\_\_\_

Address \_\_\_\_\_

Position and authority }  
 for signing }

Date \_\_\_\_\_ 19\_\_\_\_

\* State  
 whether  
 Justice of  
 the Peace,  
 Minister of  
 Religion, or  
 registered  
 Medical  
 Practitioner  
 or other  
 particulars  
 of position  
 entitling  
 the  
 signatory to  
 give a  
 Certificate  
 under  
 Rule D. (20).

\* Insert  
 address and  
 qualification  
 as formerly  
 given in  
 Midwives  
 Roll.

E.—REGULATING, SUPERVISING, AND RESTRICTING WITHIN DUE LIMITS THE PRACTICE OF MIDWIVES.

PART I. RULES APPLICABLE TO ALL MIDWIVES.

DESIGNATION.

1. The proper designation of a midwife is " State Certified Midwife " thus, *e.g.*,

Mary Smith,

State Certified Midwife.

Such woman may, if she so desires, use the initial letters S.C.M. in place of the above description, but the use of any other initial letters indicating that she is certified under the Midwives Acts, 1902 to 1936, is not permitted.

*Provided that :—*

- (i) a midwife who has been successful at the examination for the Diploma in the teaching of midwifery may add the letters M.T.D. after the letters S.C.M. ;
- (ii) a midwife to whom the description is appropriate may add the words " Municipal Midwife " or " County Midwife " after the words " State Certified Midwife " or the initial letters " S.C.M." or " M.T.D." as the case may be.

CHANGE OF NAME OR ADDRESS.

2. A midwife must notify :—

- (a) any change of name to the Board, and, if she has given notice of intention to practise during the year, to every Local Supervising



Authority\* to which such notice has been given, and furnish the Board with such evidence verifying the change as in any particular case the Board may require ;

- (b) any change of address to the Board, and, if she has given notice of intention to practise during the year, within 7 days of such change, to every Local Supervising Authority\* to which such notice has been given.

*Note.*—See Notice No. 12 at the end of this Section of the Rules.

## *PART II. RULES RELATING TO MIDWIVES PRACTISING AS SUCH IN DOMICILIARY PRACTICE.*

*Note.*—“ Domiciliary practice ” is professional attendance on a woman in her own home or in any place other than an institution to which Parts IV, V, and VI of this Section of these Rules apply. The Rules in Part II do not apply to a midwife acting as a maternity nurse in domiciliary practice for which see Part III of this Section of the Rules.

3. In this Part of this Section of the Rules, unless a contrary intention appears, the following expressions have the meanings hereby respectively assigned to them :—

“ practising midwife ” means a woman whose name is on the Roll of Midwives and who is practising or acting as a midwife ;

“ lying-in period ” means a period being not less than 14 days nor more than 28 days after the end of the labour during which the continued attendance of the midwife on the mother and child is requisite ;

---

\* NOTE.—*The Local Supervising Authority is, for a midwife practising or acting in a county borough, the city or borough council. A midwife intending to practise or act outside a county borough should ascertain from the county council which is the Local Supervising Authority for the area in which she intends to practise or act.*

“notice of intention to practise” means the notice required to be given by a midwife under Section 10 of the Midwives Act, 1902, of her intention to practise as a midwife.

#### NOTIFICATION OF INTENTION TO PRACTISE.

4. Whenever a midwife gives notice in writing of intention to practise she shall send to the Local Supervising Authority the form prescribed in Rule E. 62 (a) duly completed and signed by her.

*Note.*—With regard to the giving of notice of intention to practise, see Section 10 of the Midwives Act, 1902, and Notice No. 12 at the end of this Section of the Rules.

#### RESPONSIBILITY OF A MIDWIFE.

5. If after the end of her attendance on a case a practising midwife resumes attendance within 28 days after the end of labour on account of the mother or child suffering from an illness connected with the confinement, all these Rules (in so far as they are appropriate to the case) shall apply.

#### REGISTER OF CASES.

6. A practising midwife must enter in a personal register of cases kept in a form approved by the Board every case which is delivered by her in the capacity of a midwife.

#### RECORDS OF PREGNANCY, LABOUR AND LYING-IN PERIOD.

7. A practising midwife must keep records of her observations and treatment of her patient during pregnancy, labour, and the lying-in period, using for such purpose either the form prescribed by the Board from time to time or a form in which such prescribed form is incorporated without amendment.

## PRESERVATION OF RECORDS.

8. A midwife must not destroy or arrange for the destruction of official records required to be kept by these Rules. If she finds it impossible or inconvenient to preserve them, she must hand them to the Local Supervising Authority.

## FACILITIES FOR INSPECTION.

9. A practising midwife must give the medical officer of health of the Local Supervising Authority or any registered medical practitioner on the staff of such officer or any supervisor of midwives of the Local Supervising Authority every reasonable facility for the inspection of her personal register of cases and other records, her appliances, such part of her residence as is used for professional purposes, her methods of practice, and, when the authority deems it necessary for preventing the spread of infection, must allow herself to be medically examined.

## TREATMENT OUTSIDE A MIDWIFE'S PROVINCE.

10. (a) A practising midwife must not, except in a grave emergency, undertake any treatment which is outside her normal province. The question whether in any particular case such treatment was justified will be judged on the facts and circumstances of the case.

*Note.*—See Notices Nos. 2, 3, and 4 at the end of this Section of the Rules.

(b) A practising midwife must not on her own responsibility use any drug unless in the course of her obstetric training, whether before or after enrolment, she has been thoroughly instructed in its use and is familiar with its dosage and methods of administration or application.



11. A practising midwife must forthwith note in her personal register of cases each occasion on which she administers or applies in any way any drug, other than a simple aperient, the name and dose of the drug, and the date and time of its administration or application.

#### CALLING IN MEDICAL AID.

12. A practising midwife must call in a registered medical practitioner in all cases of illness of the patient or child or in the case of any abnormality becoming apparent in the patient or child during pregnancy, labour or the lying-in period, or in the event of the resumption of her attendance within 28 days after the end of the labour in the circumstances stated in Rule E. 5. She must also send or hand to the registered medical practitioner the form prescribed in Rule E. 62 (b) properly filled in and signed by her. The conditions referred to in this Rule shall be deemed to be emergencies for the purpose of Section 14 of the Midwives Act, 1918.

13. A practising midwife must notify the Local Supervising Authority of the area in which the patient is residing for the time being, whenever medical aid has been called in for the patient or child, whether by the midwife or by the patient or by the patient's friend or relative, by sending to it forthwith a copy of the form prescribed in Rule E. 62 (b).

14. (a) If a registered medical practitioner has been called in and attends on account of an emergency as defined in Rule E. 12, the midwife must obtain her instructions direct from such practitioner and must carry out the instructions she receives. If the midwife receives only verbal instructions, she must keep a note of such instructions in her records.

(b) If the emergency on account of which medical aid has been called in is a condition which

threatens immediate danger to the life of the patient or child, the midwife must remain with and do her best for the patient or child until the crisis has passed.

15. When during the attendance of a registered medical practitioner called in in accordance with Rule E. 12, and within 28 days after the end of labour, a new emergency arises other than and unconnected with the emergency for which medical aid has already been called in, the midwife must fill in and sign in respect of the new emergency the form prescribed in Rule E. 62 (b) and hand or send the completed form to the practitioner in attendance and notify the Local Supervising Authority in accordance with the provisions of Rule E. 13.

#### DISINFECTION.

16. If a practising midwife has been in contact with a person, whether or not a patient, suffering from any condition which is or may reasonably be suspected to be infectious, or if she herself is liable to be a source of infection, she must without delay notify the Local Supervising Authority or Authorities of the fact, using for the purpose the form prescribed in Rule E. 62 (c), and before going to any maternity patient she must, unless the Authority relieves her of the obligation, carry out or allow to be carried out to the satisfaction of the Local Supervising Authority such measures of disinfection as the Local Supervising Authority may prescribe.

#### ARTIFICIAL FEEDING.

17. A practising midwife must forthwith notify the Local Supervising Authority of the area in which the patient has been attended of each case in which artificial feeding is adopted in addition to or in place of breast feeding and must use the form prescribed for the purpose in Rule E. 62 (d).

## NOTIFICATION OF DEATHS AND STILLBIRTHS.

18. If the patient or child dies or if the child is still-born a practising midwife who was in attendance at the time of death or stillbirth or who was called in immediately afterwards must, whether or not a registered medical practitioner was present at the same time, notify the Local Supervising Authority of the death or stillbirth, using for the purpose the form prescribed in Rule E. 62 (e).

*Note.*—

- (i) The duty of the midwife in relation to the Local Supervising Authority in accordance with this Rule is additional to the duty of the midwife in relation to various authorities under the Births and Deaths Registration Acts, the Public Health Act, 1936, and the Public Health (London) Act, 1936.
- (ii) A child is stillborn when it has issued forth from its mother after the twenty-eighth week of pregnancy and has not at any time after being completely expelled from its mother breathed or shown any other signs of life.
- (iii) See Notice No. 12 at the end of this Section of the Rules.

## LAYING OUT A DEAD BODY.

19. (a) A midwife must not lay out a dead body for burial except in the case of a patient upon whom she has been in attendance at the time of death in the capacity of a midwife, maternity nurse or nurse.

(b) After laying out a dead body for burial a midwife must notify the Local Supervising Authority on the form prescribed in Rule E. 62 (f) and if there are any grounds for suspecting that the person has died as the result of an infectious condition, the midwife must notify the Local Supervising Authority and act in accordance with Rule E. 16.



*PART III. RULES RELATING TO MIDWIVES WHEN ACTING AS MATERNITY NURSES IN DOMICILIARY PRACTICE.*

*Note.*—“ Domiciliary practice ” is professional attendance on a woman in her own home or in any place other than an institution to which Parts IV, V and VI of this Section of these Rules apply.

20. In this Part of this Section of the Rules, unless a contrary intention appears, the following expressions have the meanings hereby respectively assigned to them :—

“ midwife ” means a woman whose name is on the Roll of Midwives ;

“ maternity nurse ” means a midwife who, in any maternity case, is acting under the direction and personal supervision of a registered medical practitioner who

- (i) has been engaged to deliver the patient ;
- (ii) has been notified of the onset of labour ;
- (iii) continues to be in charge of and responsible for the case throughout the lying-in period.

*Note.*—Unless all the foregoing conditions are fulfilled, the midwife is deemed to be acting as a practising midwife, and as such subject to Rules set out in Part II of this Section of the Rules. If the midwife is in any doubt, she should regard herself as acting as a practising midwife and not as a maternity nurse.

“ lying-in period ” means a period being not less than 14 days nor more than 28 days after the end of labour during which the continued attendance of the midwife on the mother and child is requisite.

**NOTIFICATION TO LOCAL SUPERVISING AUTHORITY OF INTENTION TO ACT AS A MATERNITY NURSE.**

21. A midwife before holding herself out as a maternity nurse or beginning to act as a maternity

nurse in any area, must give notice, on the form prescribed in Rule E. 62 (g) of her intention so to do to the Local Supervising Authority and shall give a like notice in the month of January in every year thereafter during which she continues to act as a maternity nurse in such area. Such notice shall be given to the Local Supervising Authority of the area within which such midwife usually resides or works, and a like notice, on the prescribed form, shall be given to every other Local Supervising Authority within whose area such midwife at any time acts as a maternity nurse, within 48 hours at the latest after she begins so to act. But no such notice, whether original or subsequent, shall be necessary if, on any occasion when such notice is required under this rule, such midwife has previously given notice to the appropriate Local Supervising Authority of her intention to practise as a midwife in its area.

#### INSTRUCTIONS OF DOCTOR IN CHARGE OF CASE.

22. A midwife acting as a maternity nurse must obtain her instructions concerning the care of the patient from the registered medical practitioner in charge of and responsible for the case and must faithfully carry out such instructions.

#### REGISTER OF CASES.

23. A midwife acting as a maternity nurse must enter in a personal register of cases kept in a form approved by the Board every case which she attends as a maternity nurse at the time of labour.

#### RECORDS OF PREGNANCY, LABOUR AND LYING-IN PERIOD.

24. A midwife acting as a maternity nurse must keep records of her observations on the patient (i) if she

visits or attends on the instructions of the doctor at any time before the commencement of labour ; (ii) if the doctor is not present during the whole course of labour ; and (iii) during the lying-in period, using for the purpose either the form prescribed by the Board from time to time or a form in which such prescribed form is incorporated without amendment.

#### PRESERVATION OF RECORDS.

25. A midwife acting as a maternity nurse must not destroy or arrange for the destruction of official records required to be kept by these Rules. If she finds it impossible or inconvenient to preserve them, she must hand them to the Local Supervising Authority.

#### TREATMENT OUTSIDE A MIDWIFE'S PROVINCE.

26. A midwife acting as a maternity nurse must not, except in a grave emergency, undertake any treatment outside her normal province. The question whether in any particular case such treatment was justified will be judged on the facts and circumstances of the case.

*Note.*—See Notices Nos. 2, 3, and 4 at the end of this Section of the Rules.

27. A midwife acting as a maternity nurse must forthwith note in her personal register of cases each occasion on which she administers or applies in any way any drug, other than a simple aperient, the name and dose of the drug, and the date and time of its administration or application.

#### FACILITIES FOR INSPECTION.

28. A midwife acting as a maternity nurse must give the medical officer of health or any registered medical practitioner on the staff of such officer or any supervisor of midwives of any Local Supervising Authority to which



such midwife is required to send a notice in accordance with the provisions of Rule E. 21 every reasonable facility for the inspection of her personal register of cases and other records, her appliances, her methods of practice, and, when the authority deems it necessary for preventing the spread of infection, must allow herself to be medically examined.

#### DISINFECTION.

29. If the midwife acting as a maternity nurse has been in contact with a person, whether or not a patient, suffering from any condition which is or may reasonably be suspected to be infectious or if she herself is liable to be a source of infection, she must without delay notify the Local Supervising Authority or Authorities to which she has sent a notification in accordance with the provisions of Rule E. 21, using for the purpose the form prescribed in Rule E. 62 (c), and must carry out or allow to be carried out to the satisfaction of the Local Supervising Authority such measures of disinfection as the Local Supervising Authority may prescribe.

#### NOTIFICATION OF DEATHS AND STILLBIRTHS.

30. If the patient or child dies or if the child is still-born a midwife acting as a maternity nurse who was in attendance at the time of death or stillbirth or who was called in immediately afterwards must, whether or not a registered medical practitioner was present at the same time, notify the Local Supervising Authority of the death or stillbirth, using for the purpose the form prescribed in Rule E. 62 (e).

*Note.*—

- (i) The duty of the midwife in relation to the Local Supervising Authority in accordance with this Rule is additional to the duty of the midwife in relation to various authorities under the Births and Deaths

Registration Acts, the Public Health Act, 1936, and the Public Health (London) Act, 1936.

- (ii) A child is stillborn when it has issued forth from its mother after the twenty-eighth week of pregnancy and has not at any time after being completely expelled from its mother breathed or shown any other signs of life.
- (iii) See Notice No. 12 at the end of this Section of the Rules.

### LAYING OUT A DEAD BODY.

31. (a) A midwife must not lay out a dead body for burial except in the case of a patient upon whom she has been in attendance at the time of death in the capacity of a midwife, maternity nurse or nurse.

(b) After laying out a dead body for burial a midwife must notify the Local Supervising Authority on the form prescribed in Rule E. 62 (f) and if there are any grounds for suspecting that the person has died as the result of an infectious condition, the midwife must notify the Local Supervising Authority and act in accordance with Rule E. 29.

### *PART IV. RULES RELATING TO MIDWIVES IN INSTITUTIONS WHICH HAVE A RESIDENT MEDICAL OFFICER AND WHERE THE NUMBER OF MATERNITY BEDS IN SUCH INSTITUTIONS IS 15 OR MORE.*

*Note.*—These rules apply to all midwives in such institutions engaged on maternity work irrespective of the degree of direction and personal supervision exercised by the resident medical officer or other registered medical practitioner.

32. In this part of this Section of the Rules, unless a contrary intention appears, the following expressions have the meanings hereby respectively assigned to them :—

“ practising midwife ” means a woman whose name is on the Roll of Midwives and who is practising or acting as a midwife ;

“ notice of intention to practise ” means the notice required to be given by a midwife under section 10 of the Midwives Act, 1902, of her intention to practise as a midwife.

#### NOTIFICATION OF INTENTION TO PRACTISE.

33. Whenever a midwife gives notice in writing of intention to practise, she shall send to the Local Supervising Authority the form prescribed in Rule E. 62 (a) duly completed and signed by her.

*Note.*—With regard to the giving of notice of intention to practise : see Section 10 of the Midwives Act, 1902, and Notice No. 12 at the end of this Section of the Rules.

#### TREATMENT OUTSIDE A MIDWIFE'S PROVINCE.

34. (a) A practising midwife must not, except in a grave emergency, undertake any treatment which is outside her normal province. The question whether in any particular case such treatment was justified will be judged on the facts and circumstances of the case.

*Note.*—See Notices Nos. 2, 3 and 4 at the end of this Section of the Rules.

(b) A practising midwife must not on her own responsibility use any drug unless in the course of her obstetric training, whether before or after enrolment, she has been thoroughly instructed in its use and is familiar with its dosage and methods of administration or application.

35. When a practising midwife administers or applies in any way any drug, other than a simple aperient, she must forthwith make a proper record of the name and dose of the drug and the date and time of its administration or application.



*PART V. RULES RELATING TO MIDWIVES PRACTISING AS SUCH IN INSTITUTIONS (INCLUDING NURSING HOMES) WHICH DO NOT FULFIL THE REQUIREMENTS OF PART IV OF THIS SECTION OF THE RULES.*

*Note.*—The rules in Part V do not apply to a midwife acting as a maternity nurse in such institutions, for which see Part VI of this Section of the Rules.

36. In this part of this Section of the Rules, unless a contrary intention appears, the following expressions have the meanings hereby respectively assigned to them :—

- “ practising midwife ” means a woman whose name is on the Roll of Midwives and who is practising or acting as a midwife ;
- “ lying-in period ” means a period being not less than 14 days nor more than 28 days after the end of labour during which the continued attendance of the midwife on the mother and child is requisite ;
- “ notice of intention to practise ” means the notice required to be given by a midwife under section 10 of the Midwives Act, 1902, of her intention to practise as a midwife.

NOTIFICATION OF INTENTION TO PRACTISE.

37. Whenever a midwife gives notice in writing of intention to practise she shall send to the Local Supervising Authority the form prescribed in Rule E. 62 (a) duly completed and signed by her.

*Note.*—With regard to the giving of notice of intention to practise, see Section 10 of the Midwives Act, 1902, and Notice No. 12 at the end of this Section of the Rules.

## REGISTER OF CASES.

38. A practising midwife must enter in a personal register of cases kept in a form approved by the Board every case which is delivered by her in the capacity of a midwife.

## RECORDS OF PREGNANCY, LABOUR AND LYING-IN PERIOD.

39. A practising midwife must keep notes of her observations and treatment of her patient during pregnancy, labour and the lying-in period, using for such purpose either the form prescribed by the Board from time to time or a form in which such prescribed form is incorporated without amendment.

*Note to Rules E. 38 and 39.*—These rules do not apply to a midwife in a hospital, nursing home or similar institution where a register or record is kept which incorporates the requirements prescribed in the case record approved by the Board.

## PRESERVATION OF RECORDS.

40. A midwife must not destroy or arrange for the destruction of official records required to be kept by these Rules. If she finds it impossible or inconvenient to preserve them she must hand them to the Local Supervising Authority or the institution for which she works.

## TREATMENT OUTSIDE A MIDWIFE'S PROVINCE.

41. (a) A practising midwife must not, except in a grave emergency, undertake any treatment which is outside her normal province. The question whether in any particular case such treatment was justified will be judged on the facts and circumstances of the case.

*Note.*—See Notices Nos. 2, 3 and 4 at the end of this Section of the Rules.

(b) A practising midwife must not on her own responsibility use any drug unless in the course of her obstetric training, whether before or after enrolment, she has been thoroughly instructed in its use and is familiar with its dosage and methods of administration or application.

42. When a practising midwife administers or applies in any way any drug, other than a simple aperient, she must forthwith make a proper record of the name and dose of the drug and the date and time of its administration or application.

#### FACILITIES FOR INSPECTION.

43. A practising midwife must give to the medical officer of health of the Local Supervising Authority or any registered medical practitioner on the staff of such officer or any supervisor of midwives of the Local Supervising Authority every reasonable facility for the inspection of her personal register of cases and other records, her appliances, her methods of practice and, when the authority deems it necessary for preventing the spread of infection, must allow herself to be medically examined.

#### CALLING IN MEDICAL AID.

44. A practising midwife must call in a registered medical practitioner in all cases of illness of the patient or child, or, in the case of any abnormality becoming apparent in the patient or child, during pregnancy, labour or the lying-in period. She must also send or hand to the registered medical practitioner the form prescribed in rule E. 62 (b), properly filled in and signed by her. The conditions referred to in this Rule shall be deemed to be emergencies for the purpose of Section 14 of the Midwives Act, 1918.



45. A practising midwife must notify the Local Supervising Authority of the area in which the institution is situated whenever medical aid has been called in for the patient or child, whether by the midwife or by the patient or by the patient's friend or relative, by sending to it forthwith a copy of the form prescribed in Rule E. 62 (b).

46. (a) If a registered medical practitioner has been called in and attends on account of an emergency as defined in Rule E. 44 the midwife must obtain her instructions direct from such practitioner and must carry out the instructions she receives. If the midwife receives only verbal instructions, she must keep a note of such instructions in her records.

(b) If the emergency on account of which medical aid has been called in is a condition which threatens immediate danger to the life of the patient or child, the midwife must remain and do her best for the patient or child until the crisis has passed.

47. When during the attendance of a registered medical practitioner called in in accordance with Rule E. 44 and before the patient is discharged from the institution, a new emergency arises other than and unconnected with the emergency for which medical aid has already been called in, the midwife must fill in and sign in respect of the new emergency the form prescribed in Rule E. 62 (b) and hand or send the completed form to the practitioner in attendance and notify the Local Supervising Authority in accordance with the provisions of Rule E. 45.

#### DISINFECTION.

48. If a practising midwife has been in contact with a person, whether or not a patient, suffering from any

condition that is or may reasonably be suspected to be infectious, or if she herself is liable to be a source of infection, she must without delay notify the Local Supervising Authority or Authorities of the fact, using for the purpose the form prescribed in Rule E. 62 (c), and before going to any maternity patient she must, unless the Authority relieves her of the obligation, carry out or allow to be carried out to the satisfaction of the Local Supervising Authority such measures of disinfection as the Local Supervising Authority may prescribe.

#### NOTIFICATION OF DEATHS AND STILLBIRTHS.

49. If the patient or child dies or if the child is stillborn a practising midwife who was in attendance at the time of death or stillbirth or who was called in immediately afterwards must, whether or not a registered medical practitioner was present at the same time, notify the Local Supervising Authority of the death or stillbirth, using for the purpose the form prescribed in Rule E. 62 (e).

*Note.*—

- (i) The duty of the midwife in relation to the Local Supervising Authority in accordance with this Rule is additional to the duty of the midwife in relation to various authorities under the Births and Deaths Registration Acts, the Public Health Act, 1936, and the Public Health (London) Act, 1936.
- (ii) A child is stillborn when it has issued forth from its mother after the twenty-eighth week of pregnancy and has not at any time after being completely expelled from its mother breathed or shown any other signs of life.
- (iii) See Notice No. 12 at the end of this Section of the Rules.

#### LAYING OUT A DEAD BODY.

50. (a) A midwife must not lay out a dead body for burial except in the case of a patient upon whom she

has been in attendance at the time of death in the capacity of a midwife, maternity nurse or nurse.

(b) After laying out a dead body for burial a midwife must notify the Local Supervising Authority on the form prescribed in Rule E. 62 (f) and if there are any grounds for suspecting that the person has died as the result of an infectious condition, the midwife must notify the Local Supervising Authority and act in accordance with Rule E. 48.

*PART VI. RULES RELATING TO MIDWIVES ACTING AS MATERNITY NURSES IN INSTITUTIONS (INCLUDING NURSING HOMES) WHICH DO NOT FULFIL THE REQUIREMENTS OF PART IV OF THIS SECTION OF THE RULES.*

51. In this Part of this Section of the Rules, unless a contrary intention appears, the following expressions have the meanings hereby respectively assigned to them :—

“ midwife ” means a woman whose name is on the Roll of Midwives ;

“ maternity nurse ” means a midwife who in any maternity case is acting under the direction and personal supervision of a registered medical practitioner who

- (i) is resident in, or attached to the institution, or who has been engaged to deliver the patient ;
- (ii) is notified of the onset of labour ;
- (iii) either delivers the patient or is present in the labour room at the time of delivery and personally supervises and directs the midwife ; and



- (iv) continues to be in charge of and responsible for the case throughout the patient's period of stay in the institution.

*Note.*—Unless all the foregoing conditions are fulfilled, such midwife is deemed to be acting as a practising midwife and, as such, subject to the Rules set out in Part V of this Section of the Rules. If the midwife is in any doubt, she should regard herself as acting as a practising midwife and not as a maternity nurse.

“lying-in period” means a period being not less than 14 days nor more than 28 days after the end of the labour during which the continued attendance of the midwife on the mother and child is requisite.

#### NOTIFICATION TO LOCAL SUPERVISING AUTHORITY OF INTENTION TO ACT AS A MATERNITY NURSE.

52. A midwife before holding herself out as a maternity nurse or beginning to act as a maternity nurse in any area must give notice, on the form prescribed in Rule E. 62 (g), of her intention so to do to the Local Supervising Authority and shall give a like notice in the month of January in every year thereafter during which she continues to act as a maternity nurse in such area. Such notice shall be given to the Local Supervising Authority of the area within which such midwife usually resides or works, and a like notice, on the prescribed form, shall be given to every other Local Supervising Authority within whose area such midwife at any time acts as a maternity nurse, within 48 hours at the latest after she begins so to act. But no such notice, whether original or subsequent, shall be necessary if, on any occasion when such notice is required under this Rule, such midwife has previously given notice to the appropriate Local Supervising Authority of her intention to practise as a midwife in its area.

## INSTRUCTIONS OF DOCTOR IN CHARGE OF CASE.

53. A midwife acting as a maternity nurse must obtain her instructions concerning the care of the patient from the registered medical practitioner in charge of and responsible for the case and must faithfully carry out such instructions.

## REGISTER OF CASES.

54. A midwife acting as a maternity nurse must enter in a personal register of cases kept on a form approved by the Board every case which she attends as a maternity nurse at the time of labour.

## RECORDS OF PREGNANCY, LABOUR AND LYING-IN PERIOD.

55. A midwife acting as a maternity nurse must keep notes of her observations on the patient (i) if she visits or attends on the instructions of the doctor at any time before the commencement of labour ; (ii) if the doctor is not present during the whole course of labour ; and (iii) during the lying-in period, using for the purpose either the form prescribed by the Board from time to time or a form in which such prescribed form is incorporated without amendment.

*Note to Rules E. 54 and 55.*—These rules do not apply to a midwife acting as a maternity nurse in a hospital, nursing home or similar institution where a register or record is kept which incorporates the requirements prescribed in the case record approved by the Board.

## PRESERVATION OF RECORDS.

56. A midwife acting as a maternity nurse must not destroy or arrange for the destruction of official records required to be kept by these Rules. If she finds it impossible or inconvenient to preserve them she must

hand them to the Local Supervising Authority or the institution for which she works.

#### TREATMENT OUTSIDE A MIDWIFE'S PROVINCE.

57. A midwife acting as a maternity nurse must not, except in a grave emergency, undertake any treatment which is outside her normal province. The question whether in any particular case such treatment was justified will be judged on the facts and circumstances of the case.

*Note.*—See Notices Nos. 2, 3 and 4 at the end of this Section of the Rules.

#### FACILITIES FOR INSPECTION.

58. A midwife acting as a maternity nurse must give the medical officer of health or any registered medical practitioner on the staff of such officer or any supervisor of midwives of any Local Supervising Authority to which such midwife is required to send a notice in accordance with the provisions of Rule E. 52 every reasonable facility for the inspection of her personal register of cases and other records, her appliances, her methods of practice, and, when the authority deems it necessary for preventing the spread of infection, must allow herself to be medically examined.

#### DISINFECTION.

59. If a midwife acting as a maternity nurse has been in contact with a person, whether or not a patient, suffering from any condition which is or may reasonably be suspected to be infectious or if she herself is liable to be a source of infection, she must without delay notify the Local Supervising Authority or Authorities to whom she has sent a notification in accordance with the provisions of Rule E. 52, using for the purpose the form prescribed in Rule E. 62 (c), and must carry out or



allow to be carried out to the satisfaction of the Local Supervising Authority such measures of disinfection as the Local Supervising Authority may prescribe.

#### NOTIFICATION OF DEATHS AND STILLBIRTHS.

60. If the patient or child dies or if the child is stillborn, a midwife acting as a maternity nurse who was in attendance at the time of death or stillbirth or who was called in immediately afterwards must, whether or not a registered medical practitioner was present at the same time, notify the Local Supervising Authority of the death or stillbirth, using for the purpose the form prescribed in Rule E. 62 (e).

*Note.*—

- (i) The duty of the midwife in relation to the Local Supervising Authority in accordance with this Rule is additional to the duty of the midwife in relation to various authorities under the Births and Deaths Registration Acts, the Public Health Act, 1936, and the Public Health (London) Act, 1936.
- (ii) A child is stillborn when it has issued forth from its mother after the twenty-eighth week of pregnancy and has not at any time after being completely expelled from its mother breathed or shown any other signs of life.
- (iii) See Notice No. 12 at the end of this Section of the Rules.

#### LAYING OUT A DEAD BODY.

61. (a) A midwife must not lay out a dead body for burial except in the case of a patient upon whom she has been in attendance at the time of death in the capacity of a midwife, maternity nurse or nurse.

(b) After laying out a dead body for burial a midwife must notify the Local Supervising Authority on the form prescribed in Rule E. 62 (f) and if there are any grounds for suspecting that the person has died as the result of an infectious condition, the midwife must notify the Local Supervising Authority and act in accordance with Rule E. 59.

## PART VII. PRESCRIBED FORMS.

62. For the purpose of the preceding rules the use of the following forms shall be compulsory :—

(a) *Notification of Practice.*

I. *Particulars required under Section 10, Midwives Act, 1902.*

To the Local Supervising Authority of .....

I,.....A. B. ....

present address .....

permanent address (if different from above).....

holding a certificate of the Central Midwives Board,

No. ...., Date ....., 19.....

hereby give you notice of my **intention to practise**

as a midwife within your area during the year 19.....

(and within 48 hours in the event of having practised  
outside any area notified as above)

I,.....A. B. ....

residing at ..... and

pursuing my calling at .....

**acted as a midwife at**.....

within your area on the ..... day of ..... 19.....

II. *Particulars required under Rule E. 4, 33, or 37, of Section E. of the Rules of the Central Midwives Board.*

(i) I last notified my intention to practise as a midwife on ..... 19..... to the Local Supervising Authority of .....

(ii) I attended a post-certificate course of instruction in accordance with the rules in Section G of the Rules of the Central Midwives Board at.....

Home  
Hospital from.....19..... to ..... 19.....

(iii) \*\*\*The number of cases I attended during the past year was as follows :—

	In the area of the Authority to which this form is sent.	In the areas of other Authorities.
(a) as a midwife .....	.....	.....
(b) as a maternity nurse.....	.....	.....

(iv) I,.....

\*(a) practise independently or from a Nursing Employment Agency.

\*(b) am employed by\*\* .....

Signed..... State Certified Midwife.

Date ..... 19.....

NOTE.—Section II to be completed in all cases except when notifying within 48 hours of having practised outside the area,

\* Delete as appropriate.

\*\* Here state Hospital, Nursing Home, Local Authority, District Nursing Association, as the case may be.

\*\*\* The information in sub-section (iii) is only required of midwives in domiciliary practice.



(b) *Form for sending for Medical Aid.* (See Rules E. 12, 13, 15, 44, 45 and 47.)

No. .... Date .....

This notice is sent in respect of \* .....

Address .....

Medical aid is sought by\*\* .....

on account of .....

Date of confinement .....

\*\*\* The case is urgent.

Sent to (name of doctor or institution) .....

at (address) .....

Time of sending message { By telephone .....  
By messenger .....

Signed..... State Certified Midwife

Address .....

**NOTE.—Information as to stage of labour and other particulars should be given.**

\* Here fill in name of patient.

\*\* Here insert "me," "patient," "patient's relative/friend" as the case may be.

\*\*\* If the case is not urgent, cross this out.

(c) *Form for Notification of Liability to be a Source of Infection.* (See Rules E. 16, 29, 48 and 59.)

To the Local Supervising Authority of .....

I, the undersigned, being a midwife holding the Certificate No. .... of the Central Midwives Board,

hereby notify that on the ..... day of.....

19..... I was \*in attendance upon, or \*in contact with

Name .....

Address .....

a person suffering from a condition which

is, or is suspected to be infectious, viz.,

.....

or I \*am myself suffering from, or \*have recently

suffered from

.....

Signed .....State Certified Midwife

Address .....

Date .....

*\* Strike out the words not applicable.*

(d) *Form for Notification of Artificial Feeding.* (See Rule E. 17 and Notice No. 11.)

To the Local Supervising Authority of .....

I, the undersigned, being a midwife holding the Certificate No. .... of the Central Midwives Board, and being in attendance on

Name .....

Address .....

hereby notify that on the..... day of .....

19..... \*\* ..... was adopted

\*in addition to  
\*in place of breast feeding because \*\*\* .....

The child was born on the ..... day of .....

19.....

*In cases where the patient was delivered in an Institution the following information should also be given, whenever possible:*

The patient is expecting to leave the institution on or about the ..... day of ..... 19..... and proposes to go to the following address .....

Signed ..... State Certified Midwife

Address .....

Date .....

\* *Strike out the words not applicable.*

\*\* *Name of food.*

\*\*\* *Give reasons.*



(e) *Form for Notification of Death or Stillbirth.* (See Rules E. 18, 30, 49 and 60.)

To the Local Supervising Authority of .....

I, the undersigned, being a midwife holding the Certificate No. .... of the Central Midwives Board,

hereby notify that on the ..... day of .....

19..... at  $\frac{*A.M.}{*P.M.}$  the following death occurred in my

practice  $\frac{*before}{*after}$  the arrival of the registered medical practitioner.

Name of deceased ..... Age .....

Address .....

or

Name .....

Address .....

was delivered  $\frac{*by\ me}{*before\ my\ arrival}$  of a stillborn child.

Signed ..... State Certified Midwife.

Address .....

Date .....

**NOTE.—This form must not be used for burial purposes. The midwife can obtain a form of Certificate of Stillbirth from the Registrar of Births and Deaths.**

*\* Strike out the words not applicable.*

(f) *Form for Notification of having Laid Out a Dead Body for Burial.* (See Rules E. 19, 31, 50 and 61.)

To the Local Supervising Authority of .....

I, the undersigned, being a midwife holding the Certificate No. .... of the Central Midwives Board,

hereby notify that on the .....day of .....

19..... I \*prepared or \*assisted to prepare the dead body of

Name of deceased .....Age .....

Address .....

\*on whom I was in attendance at the time of death

\*(a) as a midwife, \*(b) as a maternity nurse, \*(c) as a nurse.

If the body is that of a stillborn child, here state so .....

If the body is that of a person suspected of having died as the result of an infectious condition, here state so

Signed .....State Certified Midwife

Address .....

Date .....

---

\* *Strike out the words not applicable.*

(g) *Form for Notification to Local Supervising Authority of Intention to Act or of having Acted as a Maternity Nurse.* (See Rules E. 21 and 52.)

THIS NOTICE TO BE SENT BEFORE BEGINNING TO ACT AS A MATERNITY NURSE AND A LIKE NOTICE IN THE MONTH OF JANUARY IN EACH YEAR.

To the Local Supervising Authority of.....

I. \*(a) I, .....

Address .....

being a State Certified Midwife holding the Certificate

No. .... dated the ..... day of ..... 19.....

of the Central Midwives Board hereby give you notice,

in accordance with the provisions of Rule \*21 and \*52

in Section E. of the Rules of the Central Midwives

Board, **of my intention to act as a mater-**

**nity nurse** within your area during the year 19.....

Dated this .....day of .....19.....

Signed .....

(and within 48 hours in the event of having practised  
outside any area notified as above)

\*(b) I, .....

residing at ..... and

pursuing my calling at..... **acted**

**as a maternity nurse** at .....

within your area on the .....day of .....

19.....

\* *Strike out the words not applicable.*



Dated this ..... day of ..... 19.....

Signed .....

II. (a) I last notified my intention <sup>\*to practise as</sup>  
<sup>\*to act as a</sup>  
 a midwife on ..... day of ..... 19 .....  
 maternity nurse  
 to the Local Supervising Authority of .....

† (b) The number of cases I attended during the  
 past year was as follows :—

In the area of the Authority to which this form is sent	In the area of other Authorities
---	--

(i) as a maternity  
 nurse.....

(ii) as a midwife .....

\* *Strike out the words not applicable.*

† *The information in subsection (b) of section II is only required from midwives in domiciliary practice.*

*Note : Section II to be completed in all cases except when notifying within 48 hours of having practised outside the area.*

## NOTICES CONCERNING A MIDWIFE'S CODE OF PRACTICE

THE NOTICES WHICH FOLLOW ARE NOT RULES : BUT A MIDWIFE IS ADVISED THAT FAILURE TO MAINTAIN THE STANDARD OF PRACTICE IN HER PROFESSIONAL WORK WHICH THE NOTICES INDICATE MAY RENDER HER LIABLE TO A CHARGE OF NEGLIGENCE OR MISCONDUCT AND TO THE REMOVAL OF HER NAME FROM THE ROLL OF MIDWIVES.

### NO. 1.—CLEANLINESS.

The midwife must observe surgical cleanliness in all her professional work and must preserve the skin of her hands, so far as possible, from cracks and abrasions. Surgical cleanliness is not compatible with the wearing of any ring or with long finger nails.

### NO. 2.—TREATMENT OUTSIDE A MIDWIFE'S PROVINCE.

The following is an example of treatment which the Board regards as outside the province of a midwife, except in a grave emergency :—

The administration of sulphonamides as a routine practice except on medical advice.

### NO. 3.—ANÆSTHETICS AND ANALGESICS.

The Board's Regulations relating to gas and air analgesia must be observed. Unless special exemption is given by the Board to enable particular institutions to investigate new methods, administration by a midwife of any anæsthetic, otherwise than under the personal direction and supervision of a registered medical practitioner, is regarded as treatment outside her province.

No. 4.—DRUGS WHICH MAY BE CARRIED AND  
USED BY MIDWIVES.

*Note.*—This list of drugs is not intended to be complete.

The drugs in the list given below should ordinarily be carried by a midwife in addition to aperients. She should also carry a hypodermic syringe for their administration;

- (1) General antiseptics.
- (2) A preparation approved by the Local Supervising Authority, or the institution or organization by whom she is employed, for introduction into the child's eyes.
- (3) Cardiac and respiratory stimulants as approved by the Local Supervising Authority, or the institution or organization by whom she is employed.
- (4) A preparation of ergot for intramuscular injection.
- (5) Sedatives and analgesics.

A drug should not be used by a midwife on her own responsibility unless in the course of her obstetric training, whether before or after enrolment, she has been thoroughly instructed in its use and is familiar with its dosage and methods of administration or application. A midwife must observe the requirements of the Dangerous Drugs Regulations.

No. 5.—MASKS AND GLOVES.

The Board considers that midwives should use efficient masks in a proper manner when they are attending maternity patients. They should also use sterilised rubber gloves during the delivery of the patient and when making vaginal examinations. A



mask must be worn on all occasions when the vulva is exposed during labour and the first week of the puerperium, whenever sterilised instruments and dressings are exposed to use and when the infant is receiving attention.

#### NO. 6.—DUTIES OF A MIDWIFE DURING THE ANTENATAL PERIOD.

*Note.*—This statement is not intended to be a complete list of the duties of a midwife during the pregnancy of a patient.

The attention of midwives is drawn to the fact that when engaged to attend a confinement a midwife must (among other duties) :—

- (i) as soon as practicable interview the patient and take her history ;
- (ii) if the confinement is to be a domiciliary one, visit, by arrangement with the patient, the house in which it is proposed the confinement shall take place. (In the event of the accommodation or facilities being unsuitable it is advisable for the midwife to notify the medical officer of health of the Local Supervising Authority) ;
- (iii) carry out such examinations of the patient as are necessary, or see that they are carried out ;
- (iv) give any necessary advice as to diet, work, exercise and other personal arrangements during pregnancy and preparation for the confinement ;
- (v) advise the patient to submit herself for a medical examination early in pregnancy, and at about the 36th week of pregnancy.

In interpreting the words “ illness ” and “ abnormality ” used in the rules regarding the calling in of

medical aid, a midwife must regard these words as including past illnesses and abnormalities which may become known to the midwife from the previous medical and obstetric history and which may influence the present pregnancy or labour. Syphilis and gonorrhœa may be suspected either from the history or from minor abnormalities reported or discovered during pregnancy. Any information obtained by a midwife which gives rise to a suspicion of some illness or abnormality being present must be made available to the medical practitioner who sees the patient.

#### No. 7.—DUTIES DURING LABOUR.

Special attention is drawn to the importance of the strictest observance of the provisions of the Rules relating to calling in of medical aid. As provided for in these Rules, a registered medical practitioner must be summoned by a midwife in any case of illness of the patient or of an abnormality occurring during labour. When in charge of a case of labour a practising midwife must not leave the patient without giving an address by which she can be found without delay. After the beginning of the second stage she must stay with the patient until the expulsion of the placenta and membranes and as long after as may be necessary.

#### No. 8.—DUTIES DURING LYING-IN PERIOD.

*Note.*—This statement is not intended to be a complete list of the duties of a midwife during the lying-in period.

The midwife shall be responsible for the cleanliness and shall give all necessary directions for securing the comfort and proper dieting of the mother and child during the lying-in period. It is expected that the midwife will normally pay morning and evening visits for the first few days after delivery, but if a rise of

temperature (or any other condition requiring close supervision) be found at the morning visit, an evening visit must be paid unless the midwife is relieved from the obligation by the Local Supervising Authority. The midwife must take the pulse rate and temperature of the patient at each visit and must enter her records accurately, with dates and times, in the form of pulse and temperature chart approved by the Board, such form being carefully preserved.

If the patient has a continuously rapid or rising pulse rate or if she has a rise of temperature to  $100.4^{\circ}$  F. for twenty-four hours, or its recurrence within that period, or a rise of temperature above  $99.4^{\circ}$  F. on three successive days, a registered medical practitioner should be summoned. The assistance of a registered medical practitioner should be sought in accordance with the provisions of the Rules in all cases of illness of the mother or child or of any abnormality occurring during the lying-in period.

A midwife must endeavour to promote breast feeding, unless there is medical advice to the contrary.

#### NO. 9.—DUTIES TO THE CHILD.

*Note.*—This statement is not intended to be a complete list of the duties of a midwife to the child.

It is the duty of every midwife to inquire from the Local Supervising Authority or from the senior midwife of the institution or organization by whom she is employed, as to the routine she must follow in the treatment of the eyes of the new-born child in order to prevent ophthalmia neonatorum.

A midwife must call in medical aid without delay if there is a discharge from the eyes of a child, however slight this discharge may be.



A midwife must also call in medical aid without delay if a watery blister, a pustule, or a rash appears on the body of the child.

NO. 10.—DUTY TO REGARD INFORMATION AS  
CONFIDENTIAL.

The midwife should regard all information she may obtain about a patient as confidential but she should make the relevant information available to a doctor, or another midwife, or a midwife responsible for a subsequent confinement if the circumstances so require.

NO. 11.—NOTIFICATION TO LOCAL SUPERVISING  
AUTHORITY OF CASES IN WHICH IT IS PROPOSED TO  
ADOPT ARTIFICIAL FEEDING FOR BABIES DIS-  
CHARGED FROM INSTITUTIONS.

If a patient has been attended in an institution, it is the responsibility of the senior midwife of that institution to see that the Local Supervising Authority is informed at any time before the patient is discharged from the institution, if the child on discharge is not entirely breast-fed. The form prescribed in Rule E. 62 (*d*) must be used for this purpose and the address to which the patient proposes to go on leaving the institution must be given if it is known.

NO. 12.—DUTIES IMPOSED ON MIDWIVES BY  
STATUTE.

The attention of midwives is called to the following duties imposed upon them by statute :—

1. A midwife must not employ an uncertified person as her substitute.

2. A midwife must, before practising as such, give notice to the Local Supervising Authority of her intention to practise, and must give a like notice in the month

of January of every year during which she continues to practise, in accordance with section 10 of the Midwives Act, 1902. Such notice must be given to the Authority of the area in which the midwife usually resides or carries on her practice. If she practises or acts as a midwife in any other area she must also give like notice to the Authority of that area within forty-eight hours after commencing so to practise or act as a midwife.

3. Under Section 9 of the Midwives Act, 1918, a midwife who has given notice of her intention to practise and who subsequently changes her address must, within seven days after such change, give notice of the change to every Local Supervising Authority to which she has previously given notice of her intention to practise, and, if she omits to do so, she will on summary conviction be liable to a fine not exceeding two pounds.

4. Under the Births and Deaths Registration Acts, the Public Health Act, 1936, and the Public Health (London) Act, 1936, a midwife must in certain cases notify the Registrar of Births and Deaths and the medical officer of health. The following is a summary of her duties under these Acts :—

It is the duty primarily of the father or mother to give to the Registrar of Births, within forty-two days after the birth, information of the birth, whether the child is born alive or stillborn. In default of the father or mother this duty falls upon every person present at the birth, including the midwife, if present at the birth.

It is also the duty of the father and any person in attendance on the mother at the birth or within six hours after the birth, whether the child is born alive or stillborn, to notify the medical officer of health for the district of the birth within thirty-six hours. A midwife can obtain free of charge by application to the

Local Authority stamped postcards containing the proper form of notice.

In a case of stillbirth the midwife, if present at the stillbirth or if she has examined the body of the child, may give to the father or mother a certificate of stillbirth, unless a doctor gives such a certificate.

A stillborn child may not be buried in a burial ground until a certificate for disposal has been obtained from the Registrar of Births and Deaths or an Order for Burial has been obtained from the Coroner and delivered to the person having control over the burial ground. In certain circumstances a certificate (which will serve the same purpose) can be obtained from the Registrar that he has received notice of the stillbirth.

In the case of death it is primarily the duty of the relatives to notify the Registrar, but in default of the relatives the duty falls upon any person present at the death.

For the purposes of the registration of births and deaths :—

- (a) a child born at any stage of pregnancy who breathes or shows other signs of life after complete expulsion from its mother, is born alive. If such a child dies after birth, both the birth and the death will require to be registered ;
- (b) a child who has issued forth from its mother after the twenty-eighth week of pregnancy and has not at any time after being completely expelled from its mother breathed or shown any sign of life is a still born child ;
- (c) the birth before the twenty-eighth week of pregnancy of a child who did not breathe or show signs of life after complete expulsion from its mother is neither a live birth nor a stillbirth, and need not be registered.



**F.—DECIDING THE CONDITIONS UNDER WHICH MIDWIVES MAY BE SUSPENDED FROM PRACTICE.**

1. In carrying out section 8 (3) of the Midwives Act 1902, it shall be the duty of the Local Supervising Authority to suspend a midwife from practice when necessary for the purpose of preventing the spread of infection, whether she has contravened any of the rules laid down by the Central Midwives Board or not. The decision to suspend a midwife must be communicated, in writing, by the Local Supervising Authority to the midwife concerned.

2. The period of suspension under the foregoing Rule shall not be longer than is required by the midwife for the purpose of carrying out or allowing to be carried out, to the satisfaction of the Local Supervising Authority, such measures of disinfection as the Local Supervising Authority has prescribed.

When the midwife has carried out the prescribed measures of disinfection and otherwise complied with the instructions communicated to her in writing by the Local Supervising Authority, she may resume practice without awaiting authorisation from the Local Supervising Authority unless the Authority has otherwise directed.

3. In the exercise of the powers conferred on it by Section 6 (1) (a) of the Midwives Act, 1918, the Board may—

(a) suspend from practice for such period as it thinks fit in lieu of removing her name from the Roll any midwife who, after investigation by the

Board in manner prescribed by Section D of the Rules of the Board, has been found guilty of disobeying the Rules, or of other misconduct;

- (b) suspend from practice until the case has been decided by the Board, and, in the case of an appeal, until the appeal has been decided by the High Court, any midwife whose conduct is under investigation by the Board on a charge of disobeying the Rules, or of other misconduct.

4. In the exercise of the powers conferred on it by Section 6 (1) (b) of the Midwives Act, 1918, the Local Supervising Authority may suspend from practice until the case has been decided—

- (a) a midwife against whom it has taken proceedings before a Court of Justice;
- (b) a midwife against whom it has reported a case for consideration by the Central Midwives Board.

The Local Supervising Authority shall in each case communicate their decision in writing to the midwife concerned, and forthwith report the suspension (with the grounds thereof) to the Central Midwives Board.

---

NOTE.—*It is not intended that suspensions authorised by Rule F 4 (a) and (b) shall be used for punitive purposes.*

G.—REQUIRING MIDWIVES TO ATTEND FROM  
TIME TO TIME A COURSE OF INSTRUCTION  
APPROVED BY THE BOARD.

PART I.—RELATING TO MIDWIVES WHO NOTIFY  
THEIR INTENTION TO PRACTISE.

1. In Part I of these Rules the following expressions have the meanings hereby respectively assigned to them—

“ approved institution ” means an institution approved by the Board in accordance with the provisions hereinafter contained for the conduct of courses of instruction prescribed in Part I of these Rules.

“ tutor ” means a midwife who is on the staff of an approved institution and who has been nominated by such institution and approved by the Board for the performance of the duties prescribed in Rules 5 and 6 (a).

“ appropriate local supervising authority ” means the local supervising authority in whose area a midwife conducts the whole or the greater part of her practice.

2. Every midwife who in the year 1939 or any subsequent year gives notice in writing to a local supervising authority of her intention to practise as such shall within 12 months of the giving of such notice (subject nevertheless as hereinafter provided) complete to the satisfaction of the Board a course of instruction of the nature prescribed by Rule 5 extending over



a period of not less than 4 consecutive weeks at an approved institution unless :—

- (a) she is exempted under the provisions contained in Rule 3 ; or
- (b) she has within the 7 years immediately preceding the year in question either completed a like course to the like satisfaction or passed the examination or examinations for the time being prescribed by the Board for admission to the Roll of Midwives :

*Provided that :—*

- (i) if such midwife was enrolled by the Board prior to the 1st January, 1939, her first course of instruction shall be taken at such date prior to the 1st January, 1946, as the appropriate local supervising authority may determine ;
- (ii) if such midwife has not practised as a midwife or acted as a maternity nurse during the 2 years immediately preceding the year in question she may be required by the Board (notwithstanding that she would otherwise be exempted under paragraph (b) of this Rule) to complete to its satisfaction a course of instruction of such nature and duration as it may think proper before resuming or entering practice as a midwife.

3. (a) The provisions of Rule 2 shall not apply in the case of—

- (i) a midwife who has been approved by the Board as a teacher of pupil-midwives, during the period of her approval ;
- (ii) the matron of an institution approved by the Board for the purpose of this Rule, during the period of her appointment and such of the midwives on the permanent staff of such institution

as the Board may decide, during the period of their respective appointments.

(b) The Board shall have the power to exempt from the provisions of Rule 2 such other classes of midwives and on such conditions (if any) as it thinks fit.

4. The Board, at the request of a local supervising authority and subject to such conditions as it thinks fit, may vary the requirements of Rule 2 by making the interval shorter than 7 years or the duration of the course of instruction longer than 4 weeks, in the case of any midwife or of all the midwives subject to the provisions of the Rule and practising in the area of such authority.

5. The course of instruction shall be residential and shall be organized and administered specially for practising midwives. The instruction shall be mainly by personal tuition and shall be theoretical and practical. The curriculum of instruction for each midwife shall be determined by the tutor after receiving a confidential report on the midwife from the appropriate local supervising authority ; but, unless there is any special reason to the contrary in the case of any particular midwife, the curriculum shall include—

- (a) the conduct of labours, both normal and abnormal, and the nursing of patients and their infants ;
- (b) participation in the work of the antenatal and post-natal clinics of the approved institution, (including the antenatal examination of patients), antenatal visits to patients in their own homes and also visits to infant welfare clinics ;
- (c) attendance at suitable special hospitals, institutions and departments ;

- (d) instruction in the diet of pregnant women and nursing mothers, and practical experience in the management and feeding of infants up to one month old, including premature infants ;
- (e) instruction in the use of apparatus and the preparation of instruments ;
- (f) attendance at theoretical classes.

6. (a) When a midwife has completed the course of instruction the tutor shall send to the Board and to the appropriate local supervising authority, through the authorized officer of the approved institution, a report and a record of the midwife's work during the course. The report and record shall be in such form as may be prescribed by the Board from time to time.

(b) If an unsatisfactory report is received the Board may, after consultation with the appropriate local supervising authority, require the midwife to undergo, either immediately or within one year, such further training as it considers desirable.

7. The Board may waive compliance with any of the requirements of the foregoing Rules in the case of any particular midwife, if, on application from the appropriate local supervising authority or the midwife concerned, and after hearing the midwife or the local supervising authority as the case may be, it thinks proper.

8. Applications for the approval of institutions for the purpose of Part I of these Rules shall be submitted to the Board in such form as may be prescribed by the Board from time to time. Such applications shall, in the case of institutions owned by local authorities, be submitted by an officer authorized by the authority for the purpose, and in the case of other institutions by the secretary or other responsible officer of the institution.



9. The Board, in approving institutions under Part I of these Rules, shall take into consideration the number and qualifications of the teaching staff and the adequacy of the arrangements for the personal tuition of the midwives attending the course of instruction, the relation between the course of instruction prescribed in Part I of these Rules and the training of pupil-midwives, the facilities available for instruction on the subjects enumerated in Rule 5, and the nature and extent of the residential accommodation. The Board may cause the institution and the training therein to be inspected by a member or an officer of the Board, or other person, whose report shall be considered when the question of approval is determined.

PART II.—RELATING TO MIDWIVES WHO DO NOT NOTIFY THEIR INTENTION TO PRACTISE BUT WHO ARE EMPLOYED BY LOCAL SUPERVISING AUTHORITIES AS SUPERVISORS OR ASSISTANT SUPERVISORS OF MIDWIVES.

10. Every midwife employed by a local supervising authority as a supervisor or assistant supervisor of midwives shall within 5 years from the commencement of such employment or (if she was so employed on the 1st January, 1939) within 5 years from that date, attend a course of instruction approved by the Board, and shall thereafter attend a similar course at intervals of not less than 5 years:

*Provided that :—*

- (i) after the first attendance the local supervising authority may arrange that any subsequent attendance of the midwife in question shall be at an interval shorter or (with the approval of the Board) longer than 5 years ;

## III

- (ii) A midwife who is employed as provided in this Rule having formerly been so employed shall attend such course as aforesaid within twelve months of such re-employment or if she has within the 5 years immediately preceding re-employment attended such course within 5 years of such attendance.

11. A course of instruction shall not be approved by the Board for the purpose of Part II of these Rules unless it is in two parts, viz. :—a first part extending over not less than one week and consisting of lectures and practical demonstrations on the various phases of midwifery work and a second part consisting of a visit or visits to a local supervising authority other than that in whose area the midwife works, for the purpose of studying the methods adopted by the officers of such authority in the supervision of midwives in the area.

The two parts of the course need not be taken consecutively.

12. In January of each year every local supervising authority shall report to the Board the names of the midwives working in its area who have attended during the preceding year a course of instruction in accordance with the provisions of Part II of these Rules.

13. The Board may waive compliance with any of the requirements of the Rules 10 to 12 inclusive, in any case in which it thinks proper.

I.—DEFINING THE CONDITIONS UNDER WHICH A BADGE MAY BE ISSUED TO A CERTIFIED MIDWIFE.

1. The Central Midwives Board shall (subject to the conditions contained in the following rules) issue a badge to certified midwives desirous of wearing one. Such badge shall be of the form and design approved by the Board. The badge shall be of metal or embroidered on fabric.

2. The conditions attaching to the issue of the badge shall be as follows :—

- (a) Application for the badge must be made to the Secretary of the Board on a form which will be supplied on request. Such request must be accompanied by a stamped addressed envelope.
- (b) The form of application referred to in (a) must be filled up correctly in all particulars and must be accompanied by a postal order for 6s.
- (c) The badge must be hung on the approved dark blue cord and worn round the neck, or worn in brooch form on a working dress of a type approved by the Board.
- (d) The badge is and shall continue to be the property of the Board and shall be returnable to the Board on the removal of the name of the holder from the Midwives Roll from any cause whatsoever.
- (e) A certified midwife to whom a badge has been issued shall in no circumstances permit the badge so issued to be worn or displayed by any other person whatsoever.



- (f) The Board reserves the right to refuse to issue a badge to a certified midwife on any grounds which may seem just to it.
  - (g) The Board shall be under no obligation to issue a duplicate badge to a certified midwife to whom a badge has already been issued. A midwife should, therefore, exercise the greatest care in the safe custody of the badge which has been issued to her.
3. The embroidered badge shall be worn on a hat of a type approved by the Board.



EXTRACTS FROM THE  
MIDWIVES ACTS 1902 TO 1936



## THE MIDWIVES ACT, 1902, PROVIDES (AMONG OTHER THINGS) THAT

Certifica-  
tion.

Sec. 1.—(1) From and after the first day of April, one thousand nine hundred and five, any woman who not being certified under this Act shall take or use the name or title of midwife (either alone or in combination with any other word or words), or any name, title, addition or description *or badge* implying that she is certified under this Act, or is a person specially qualified to practise midwifery, or is recognised by law as a midwife, shall be liable on summary conviction to a fine not exceeding five pounds.

*(Rules 1 1 and 2 have been made by the Board under the power conferred by Sec. 4 of the Midwives Act, 1926, see page 125, and accordingly the foregoing subsection is to be read with the addition of the words in italics in pursuance of the provisions of that section.)*

(2) From and after the first day of April, one thousand nine hundred and ten, no woman shall habitually and for gain attend women in childbirth otherwise than under the direction of a qualified medical practitioner unless she be certified under this Act; any woman so acting without being certified under this Act shall be liable on summary conviction to a fine not exceeding ten pounds, provided this section shall not apply to legally qualified medical practitioners, or to anyone rendering assistance in a case of emergency.

*(This subsection is not now in force. Its provisions are replaced by Sec. 1 of the Midwives Act, 1926 [see page 124].)*

(3) No woman shall be certified under this Act until she has complied with the rules and regulations to be laid down in pursuance of this Act.

(4) No woman certified under this Act shall employ an uncertified person as her substitute.

(5) The certificate under this Act shall not confer upon any woman any right or title to be registered under the Medical Acts or to assume any name, title, or designation implying that she is by law recognised as a medical practitioner, or that she is authorised to grant any medical certificate, or any certificate of death or of stillbirth, or to undertake the charge of cases of abnormality or disease in connection with parturition.

\* \* \* \* \*

Sec. 4. Any woman thinking herself aggrieved by any decision of the Central Midwives Board removing her name from the roll of midwives may appeal therefrom to the High Court of Justice within three months after the notification of such decision to her ; but no further appeal shall be allowed.

Appeal  
from  
decision of  
Midwives  
Board.

\* \* \* \* \*

Sec. 10. Every woman certified under this Act shall, before holding herself out as a practising midwife or commencing to practise as a midwife in any area, give notice in writing of her intention so to do to the local supervising authority [*or to the body to whom for the time being the powers and duties of the local supervising authority shall have been delegated under this Act*], and shall give a like notice in the month of January in every year thereafter during which she continues to practise in such area.

Notification  
of practice.

Such notice shall be given to the local supervising authority of the area within which such woman usually resides or carries on her practice, and the like notice

shall be given to every other local supervising authority (*or delegated body*) within whose area such woman at any time practises or acts as a midwife, within forty-eight hours at the latest after she commences so to practise or act.

Every such notice shall contain such particulars as may be required by the rules under this Act to secure the identification of the person giving it ; and if any woman omits to give the said notices or any of them, or knowingly or wilfully makes or causes or procures any other person to make any false statement in any such notice, she shall on summary conviction be liable to a fine not exceeding five pounds.

*(The words in italics have been repealed by Sec. 16 (3) and Schedule of the Midwives Act, 1918.)*

Sec. 11. This section dealing with attempts to procure a Certificate by false representations is not now in force but has been replaced by sections of the Perjury Act, 1911, as follows :—

Sec. 6. If any person—

- (a) procures or attempts to procure himself to be registered on any register or roll kept under or in pursuance of any Public General Act of Parliament for the time being in force of persons qualified by law to practise any vocation or calling ; or
- (b) procures or attempts to procure a certificate of the registration of any person on any such register or roll as aforesaid,

by wilfully making or producing or causing to be made or produced either verbally or in writing, any declaration, certificate, or representation which he knows to be false or fraudulent, he shall be guilty of a misdemeanour and shall be liable on conviction



thereof on indictment to imprisonment for any term not exceeding twelve months, or to a fine, or to both such imprisonment and fine.

Sec. 7.—(1) Every person who aids, abets, counsels, procures or suborns another person to commit an offence against this Act shall be liable to be proceeded against, indicted, tried, and punished as if he were a principal offender.

(2) Every person who incites or attempts to procure or suborn another person to commit an offence against this Act shall be guilty of a misdemeanour, and, on conviction thereof on indictment, shall be liable to imprisonment, or to a fine, or to both such imprisonment and fine.

\* \* \* \* \*

Sec. 12. Any person wilfully making or causing to be made any falsification in any matter relating to the roll of midwives shall be guilty of a misdemeanour, and shall be liable to be imprisoned with or without hard labour for any term not exceeding twelve months.

Penalty for  
wilful  
falsification  
of the roll.

Sec. 14. Where any woman deems herself aggrieved by any determination of any court of summary jurisdiction under this Act, such woman may appeal therefrom to the court of quarter sessions.

Appeal.

## THE MIDWIVES ACT, 1918, PROVIDES (AMONG OTHER THINGS) THAT

Provisions  
as to sus-  
pensions.

Sec. 6.—(1) The power of the Central Midwives Board to frame rules deciding the conditions under which midwives may be suspended from practice shall include a power of framing rules—

- (a) authorising the Board to suspend a midwife from practice for such period as the Board think fit, in lieu of striking her name off the roll, and to suspend from practice until the case has been decided, and (in the case of an appeal) until the appeal has been decided, any midwife accused before the Board of disobeying rules or regulations or of other misconduct ;
- (b) authorising the local supervising authority which takes proceedings against a midwife before a court of justice or reports a case for consideration by the Central Midwives Board to suspend her from practice until the case has been decided.

*Note.—Rules F 3 and 4 have been framed by the Board under this power.*

(2) Where in pursuance of any power conferred by any such rule a midwife has been suspended from practice pending the decision of her case by a court or the Board and the case is decided in her favour, (*or where in pursuance of the duty imposed by paragraph (3) of section eight of the principal Act a midwife has been suspended from practice in order to prevent the spread of infection*) the Central Midwives Board, or the local supervising authority by whom she was suspended, may, if they think fit, pay her such reasonable

compensation for loss of practice as under the circumstances may seem just.

*(The words in italics are repealed by Sec. 2 (1) of the Midwives Act, 1926, and this section contains a substituted provision, see page 124.)*

Sec. 7.—(1) The Central Midwives Board may, if Expenses of Midwives. they think fit, pay all or any part of the expenses incurred by any midwife who may be required to appear before them in her own defence, and all forms required to be filled up and returned to the Board shall be supplied gratis by the Board to certified midwives.

(2) All other forms and books which certified midwives are required to fill up or use shall be supplied to them gratis by the local supervising authority.

(3) Where any such form is required to be returned by post to the Board or the authority, either the form shall be supplied duly stamped or a duly stamped envelope shall be supplied with the form.

Sec. 8.—(1) Where the Central Midwives Board decide upon the removal from the roll of the name of any midwife, they may, in addition, prohibit her from attending women in childbirth in any other capacity, but such decision of the Board shall be subject to the like appeal as their decision to remove her name from the roll, and, if any woman so prohibited acts in contravention of the prohibition, she shall be liable on summary conviction to a fine not exceeding ten pounds, unless she proves that she acted in a case of emergency. Offences by Midwives.

(2) Any woman whose name is ordered to be removed from the roll for disobeying rules or regulations, or for other misconduct, shall, within fourteen days from the making of the order, surrender her certificate to the Central Midwives Board, and, if she



fails to do so, shall be liable on summary conviction to a fine not exceeding five pounds.

*(This section also applies to any badge issued by the Board—see Sec. 4 of the Midwives Act, 1926.)*

Notification  
of change of  
address.

Sec. 9. Where a woman certified under the principal Act has given a notice in compliance with section ten of that Act and subsequently changes her address, she shall, within seven days after such change, give notice of the change to every local supervising authority to which she had previously given notice under that section, and, if she omits to do so, shall, on summary conviction, be liable to a fine not exceeding two pounds.

\* \* \* \* \*

Reciprocal  
treatment of  
midwives  
certified in  
other parts  
of His  
Majesty's  
dominions.

Sec. 10.—(1) Any woman who produces to the Central Midwives Board satisfactory evidence that she has been trained as a midwife and certified in any other part of His Majesty's dominions in which there is for the time being in force any Act or ordinance for the certification and registration of midwives under a public authority and which admits to its register midwives certified under the principal Act on reciprocal terms, shall, on payment of the like fee as is payable in ordinary cases, be entitled to be certified under the principal Act: Provided that the standard of training and examination required in such other part of His Majesty's dominions is equivalent to the standard adopted by the Board.

(2) If any question arises under this section as to the right of a woman to be certified under the principal Act the question shall be determined by the Privy Council (*now the Ministry of Health*).

\* \* \* \* \*

Medical  
Assistance  
in case of  
emergency.

Sec. 14.—(1) In case of any emergency, as defined in the rules framed under section three I (e) of the principal Act, a midwife shall call in to her assistance a

registered medical practitioner, and the local supervising authority shall pay to such medical practitioner a sufficient fee, with due allowance for mileage, according to a scale to be fixed by the Local Government Board (*now the Ministry of Health*).

\* \* \* \* \*

(3) The midwife shall report forthwith to the local supervising authority each case of emergency in which she has called in a registered medical practitioner to her assistance, stating the nature of the emergency and the name of the medical practitioner.

(4)\* The local supervising authority shall have power to recover the fee from the patient or from the husband or other person liable to maintain the patient either summarily or otherwise as a civil debt, unless it be shown to their satisfaction that the patient or her husband or such other person is unable by reason of poverty to pay such fee.

---

\* *Repealed by National Health Service Act, 1946.*

## THE MIDWIVES ACT, 1926, PROVIDES (AMONG OTHER THINGS) THAT

Amendment  
of s. 1 (2) of  
Midwives  
Act, 1902,  
2 Edw. 7,  
c. 17.

Sec. 1. The following subsection shall be substituted for subsection (2) of section one of the Midwives Act 1902 (which relates to certification of midwives) :—

“(2) If any person, being either a male person or a woman not certified under this Act, attends a woman in childbirth otherwise than under the direction and personal supervision of a duly qualified medical practitioner, that person shall, unless he or she satisfies the court that the attention was given in a case of sudden or urgent necessity, be liable on summary conviction to a fine not exceeding ten pounds :

“ Provided that the provisions of this subsection shall not apply in the case of a person who, while undergoing training with a view to becoming a duly qualified medical practitioner or a certified midwife, attends a woman in childbirth as part of a course of practical instruction in midwifery recognised by the General Medical Council or by the Central Midwives Board.”

Amend-  
ments of  
Midwives  
Act, 1918.

Sec. 2.—(1) Where a midwife has been suspended from practice in order to prevent the spread of infection she shall, if she was not herself in default, be entitled to recover from the local supervising authority such amount by way of compensation for loss of practice as is reasonable in the circumstances of the case.

8 & 9 Geo. 5,  
c. 43.

In subsection (2) of section six of the Midwives Act, 1918, the words from “ or where ” to “ infection ” shall be repealed.

\* \* \* \* \*

Provision  
as to  
Midwives  
Roll.

Sec. 3.—(2) The Central Midwives Board may from time to time by registered letter addressed to any



woman whose name is included in the roll of midwives at her address as appearing therein, inquire of her whether she has ceased practice or has changed her residence ; and if within a period of six months from the sending of such a letter no answer is received thereto, the Board may erase the name of that person from the roll and may cancel her certificate, but without prejudice to the power of the Board subsequently to restore the name to the roll and to re-issue the certificate if it appears proper so to do.

Sec. 4. The power of the Central Midwives Board to frame rules under section three of the Midwives Act, 1902, shall include a power to frame a rule as to the wearing of badges by certified midwives, and if any such rule is made, subsection (1) of section one of that Act shall have effect as if the words " or badge " were inserted therein after the word " description."

Regulations  
as to badges.

Subsection (2) of section eight of the Midwives Act, 1918 (which provides for the surrender by a midwife of her certificate when her name is removed from the roll in certain circumstances), shall apply to any badge issued to any person by virtue of the provisions of this section as it applies to the certificate of a midwife.

*(Note.—Rules have been made by the Board under the power conferred by the section.)*

THE MIDWIVES ACT, 1936, PROVIDES  
(AMONG OTHER THINGS) THAT

Prohibition  
of unquali-  
fied persons  
acting as  
maternity  
nurses for  
gain.

Sec. 6.—(1) If, on or after the date on which this section is applied to the area of any authority or to any county district contained therein, any person, being a woman neither certified under the principal Act nor registered in the general part of the register of nurses required to be kept under the Nurses Registration Act, 1919, or a male person, receives any remuneration for attending in that area or district as a nurse on a woman in childbirth or at any time during the ten days immediately after childbirth, that person shall be liable on summary conviction to a fine not exceeding ten pounds :

Provided that the provisions of this subsection shall not apply in the case of—

- (a) any person who, while undergoing training with a view to becoming a duly qualified medical practitioner or a certified midwife, attends on a woman as aforesaid as part of a course of practical instruction in midwifery recognised by the General Medical Council or by the Board ; or
- (b) any person who attends on a woman as aforesaid in any nursing home which is registered under the Nursing Homes Registration Act, 1927,\* or exempt from the operation of that Act under section six thereof, or in any hospital or other premises or institution which

---

\* *This Act has been repealed and is replaced by the Public Health Act, 1936, s. 187 et seq.*

is not included in the definition of the expression "nursing home" in subsection (1) of section ten of that Act by virtue of paragraphs (i), (ii), and (iii) thereof ; or

- (c) a woman who, before the first day of January, nineteen hundred and thirty-seven, has been certified by the authorities of a hospital or other institution, to which the Minister has by order applied this proviso, to have been trained in obstetric nursing and who has given notice in writing to the authority of the area that she has been so certified.

(2) The Minister may by order apply this section to the area of any authority, or to any county district contained therein, when he is satisfied that that authority has secured in pursuance of this Act the provision of a service of domiciliary midwives which is adequate for the needs of the area or district.

(3) The provisions of this section shall be in addition to, and not in derogation of, the provisions of subsection (2) of section one of the principal Act.

Sec. 7.—(1) The power of the Board to frame rules under section three of the principal Act shall include a power to frame rules requiring midwives to attend from time to time, in accordance with the provisions of the rules, a course of instruction approved by the Board.

Attendance  
of midwives  
at courses of  
instruction.

(2) Every authority shall provide or arrange for the provision of such courses of instruction for midwives practising in its area as may be necessary to enable those midwives to comply with the rules made under subsection (1) of this section.

\* \* \* \* \*



Interpreta-  
tion.

Sec. 10. In this Act the following expressions have the meanings hereby respectively assigned to them :—

\* \* \* \* \*

“ notice of intention to practise ” means a notice given by a midwife under section ten of the principal Act of her intention to practise as a midwife ;

“ the principal Act ” means the Midwives Act, 1902, as amended by any subsequent enactment ;

\* \* \* \* \*

# INDEX

	PAGE
ABNORMALITY	
abnormal pregnancy . . .	28
medical aid to be called	
in, in case of . . .	68, 79, 99
ACCOUNTS, STATEMENT OF	11, 13
ADDRESS, notification of . . .	64-65,
	102
ADMINISTRATION OF DRUGS	
. . . . .	29, 67, 73, 76, 79, 96, 97
AGE, limits of, for pupils . .	16
AGENDA . . . . .	11, 12
AMENDMENT, how moved . . .	11
ANÆSTHETICS AND ANAL-	
GESICS . . . . .	96
ANALGESIA, proficiency in	
administration . . . . .	35
instruction in . . . . .	20, 21, 22, 23
ANALGESICS . . . . .	96, 97
ANATOMY, of pelvis, genera-	
tive organs and breasts	27, 38
ANTENATAL CARE	
. . . . .	66, 72, 78, 84, 98
ANTISEPTICS . . . . .	27, 97
ANUS, IMPERFORATE . . . . .	29
APERIENT . . . . .	68, 73, 76
APPEAL FROM DECISION	
of Board . . . . .	117
of Court . . . . .	119
APPROVAL OF LECTURERS	
AND TEACHERS	
Conditions of . . . . .	24, 25
APPROVED INSTITUTION	14, 106
conditions for approval	
. . . . .	22, 23, 24
ARTIFICIAL FEEDING . . . . .	69, 91
ASEPSIS . . . . .	28
BADGE, Rules as to issue of	
. . . . .	112, 125
surrender of . . . . .	121, 122, 125
use of, unlawfully . . . .	116
BAPTISMAL CERTIFICATE	15, 16
BILLS AND CLAIMS . . . . .	11, 13
BIRTH CERTIFICATE	15, 16, 102-3
BREAST FEEDING . . . . .	100

	PAGE
BREASTS, anatomy and phy-	
siology of . . . . .	28, 38
care of . . . . .	29, 38
disease of . . . . .	40
BROOCH, Rules as to issue of	112
BUSINESS, order of . . . . .	10
Urgency of . . . . .	11
Arising under Act . . . .	11
CANDIDATES, Conditions of	
entry to examination	26, 27
Board's right to refuse	
entry . . . . .	14, 15, 27
CARDIAC AND RESPIRATORY	
STIMULANTS . . . . .	97
CERTIFICATE, attempt to pro-	
cure by fraud . . . . .	116, 117
granted by Board . . . . .	31, 32
Board may refuse to issue	14
of birth . . . . .	15, 16
of baptism . . . . .	15, 16
of marriage . . . . .	15, 16
First . . . . .	31, 32
of enrolment . . . . .	31
of good moral character .	16
of commencement of	
training . . . . .	17, 19
of completion of training	26
in support of application	
for restoration of name	
to the Roll . . . . .	52-53, 58-59
failure to surrender to	
Board . . . . .	121
surrender of . . . . .	121
CERTIFIED MIDWIFE, Proper	
designation of . . . . .	64
CHAIRMEN, Election of . . . .	10
casual vacancy . . . . .	10
CHAIRMAN, absence of . . . .	11
decision of . . . . .	13
CHANGE of name or address	
to be notified to Board	
and to Local Supervising	
Authority . . . . .	64, 65, 102, 122

	PAGE
CHARGES (Specimen) in penal cases . . . . .	55-57
CHEQUES, how signed . . . . .	13
CHILD (OR INFANT)	
Care of . . . . .	29
when born apparently dead . . . . .	29
duty of midwife to . . . . .	100
when medical aid to be called in . . . . .	100, 101
stillborn, what is . . . . .	70, 75, 81, 86
CLEANLINESS . . . . .	96, 99
CLOTHING, when and how to be disinfected . . . . .	28
CLUB FOOT . . . . .	29
CODE OF PRACTICE . . . . .	96-103
COMMITTEES . . . . .	11, 12, 13
how appointed . . . . .	12
form of report . . . . .	12
COMPENSATION . . . . .	
for suspension . . . . .	124
COMPLAINANT in penal cases . . . . .	46
CONGENITAL DEFORMITIES . . . . .	29
CORRESPONDENCE . . . . .	11
COURSES OF INSTRUCTION . . . . .	
for midwives . . . . .	106, 127
DANGER OF DEATH, Birth of child in, duty of midwife . . . . .	69, 80
DEAD BODY, Laying out of, midwife not to undertake except under certain conditions . . . . .	70, 75, 82, 86
disinfection after . . . . .	70, 75, 82, 86
notification of . . . . .	70, 75, 82, 86
duties of midwife, in cases of . . . . .	70, 75, 82, 86
form for notifying . . . . .	93
DEATH, when to be notified to Local Supervising Authority . . . . .	70, 74, 81, 86, 102
form for notifying . . . . .	92
DECLARATION of applicant for restoration of name to Roll . . . . .	58, 59
DEFORMITY, congenital . . . . .	29
DESIGNATION of midwife . . . . .	64

	PAGE
DIETING of mother and child, midwife responsible for, during lying-in period . . . . .	99
DIPLOMAS in the teaching of midwifery . . . . .	33-37
DISCHARGE from eyes in child, medical aid to be called in . . . . .	100
DISEASES during first month . . . . .	29
DISINFECTION . . . . .	
of clothing and appliances and person . . . . .	28
after being in contact with infectious condition . . . . .	69, 74, 81, 85
when midwife liable to be source of infection . . . . .	69, 74, 81, 85
of patient . . . . .	69, 74, 81, 85
after laying out dead body . . . . .	70, 75, 82, 86
to satisfaction of Local Supervising Authority . . . . .	69, 74, 81, 85
DOCUMENTS TO BE SUBMITTED BY CANDIDATES . . . . .	15, 16, 19, 26, 27
DOMICILIARY PRACTICE, . . . . .	
rules relating to . . . . .	65-70
midwives acting as maternity nurses . . . . .	71-75
DRUGS . . . . .	29, 67, 68, 73, 76, 79, 97
DUTY OF MIDWIFE . . . . .	
to patient . . . . .	98-100
to child . . . . .	100, 101
as to calling in medical aid . . . . .	68, 69, 79, 80, 98, 99, 100, 101
imposed by Statute . . . . .	101-103
in case of death . . . . .	70, 74, 75, 82, 86
in case of stillbirth . . . . .	70, 74, 75, 81, 86
as to keeping register of cases . . . . .	66, 72, 78, 84
EDUCATION . . . . .	
evidence as to, required . . . . .	16
report of inadequacy . . . . .	16
EMERGENCY, management of . . . . .	29
duties of midwife . . . . .	69, 80



	PAGE
ERGOT . . . . .	97
EVIDENCE IN PENAL CASES	
by statutory declaration	45, 46, 49
when copy to be supplied	
to accused person	47, 48
EXAMINATION OF PUPIL MID-	
WIVES	
admission cards . . . . .	27
Board's right to refuse	
entry . . . . .	15, 27
candidate copying . . . . .	30
conditions precedent to	
entry . . . . .	26, 27
condition of entry to Roll	
of Midwives . . . . .	31
date of entry . . . . .	26, 27
entry fee . . . . .	27
first certificate . . . . .	30, 32
further training may be	
required . . . . .	26, 30
records to be kept by	
candidate . . . . .	21, 27, 30
syllabus for . . . . .	28-30
EXAMINERS, remuneration of	30
EXPENSES of midwife attend-	
ing penal case. . . . .	121
EYES	
child's . . . . .	97, 100
discharge from . . . . .	100
FALSIFICATION	
of certificates . . . . .	15
FEE, on restoration of name	
to the Roll . . . . .	53
on entry for examination	26
to medical practitioner	123
on reciprocal enrolment	122
FEEDING, breast and arti-	
ficial . . . . .	29, 100
artificial feeding, notifi-	
cation of . . . . .	69, 91, 101
experience in management	
and feeding of infants	109
FEVER, puerperal . . . . .	29
FINANCIAL STATEMENT . . . . .	13
FIRST CERTIFICATE . . . . .	31, 32
FORMS, to be supplied gratis	
to midwives . . . . .	121

	PAGE
FRAUDULENT attempt to pro-	
cure certificate . . . . .	118, 119
GAS and air analgesia . . . . .	96
GENERAL NURSING COUNCILS	
applicants on Registers of	15
GENERAL NURSING TRAINING	15
GLOVES, rubber . . . . .	28, 97
GONORRHOEA . . . . .	29, 99
HAEMORRHAGE (OR BLEED-	
ING) . . . . .	28
HANDS, to be preserved . . . . .	96
HEALTH AGENCY . . . . .	30
HEALTH AUTHORITY . . . . .	30
HEALTH INSURANCE . . . . .	30
HEALTH VISITOR . . . . .	35
HYGIENE, Principles of	28, 29
ILLNESS	
of pupil midwife	22, 27, 30
INFANT ( <i>see</i> CHILD)	
INFECTION, causes and pre-	
vention . . . . .	28, 67, 104
INFECTIOUS CASE	
69, 74, 81, 85, 90	
INSPECTION, by Local Super-	
vising Authority	
67, 73, 74, 79, 85	
midwife to give reason-	
able facility for	
67, 73, 74, 79, 85	
INSTITUTIONS, Rules Relating	
to midwives in . . . . .	75-82
Rules Relating to mid-	
wives practising as	
maternity nurses	82-86
INTENTION (TO PRACTISE,	
Notice of	66, 71, 72, 76, 77,
83, 87, 94, 95, 117	
INTRAMUSCULAR INJECTIONS	97
JOINT NURSING AND MID-	
WIVES COUNCIL FOR	
NORTHERN IRELAND	
applicants on register of .	15
LABOUR . . . . .	28, 68, 99
signs of abnormal . . . . .	68
when medical aid must be	
called in, during.	68, 79

	PAGE
LAYING OUT DEAD BODY, conditions under which midwife may undertake	70, 75, 86
form of notification of	93
LECTURER	
defined.	14
conditions of approval	24, 25
period of approval	26
LEGAL REPRESENTATIVE	
Condition of appearing for accused person	48
LOCAL SUPERVISING AU- THORITY, investigation and report by, in penal case	44
"appropriate local super- vising authority" de- fined.	106
defence to be sent to	48
notice of removal of name to be sent to	51
certificate of, required to support application for restoration of a name to the Roll	52, 58-63
representation at hearing of penal case	48
disinfection to satisfaction of	69, 74, 81, 85, 86
notification to—	
in case of laying out dead body	70, 75, 82, 86
in case of calling in medical aid	68, 80
in case of death	70, 74, 81, 80
in case of stillbirth	70, 74, 81, 80
in case of change of name or address	64, 65
of having substituted artificial feeding for breast feeding.	69, 91
of intention to practise	66, 71, 72, 76, 77, 83, 87, 94, 101
duty to inspect	67, 73, 74, 79, 85

	PAGE
LOCAL SUPERVISING AU- THORITY— <i>contd.</i>	
conditions under which midwives may be sus- pended by	104, 105
power to undertake con- duct of penal cases	46-48
report from, in penal cases	50
to report suspension to Board	105
to report re post-certifi- cate courses	111
LYING-IN, period of, in nor- mal case, what is	65, 71, 77, 83
when medical aid must be called in during	68, 79, 100
MARRIAGE CERTIFICATE	15
MATERNAL MORTALITY	30
MATERNITY NURSE, midwife acting as	71-75, 82-86
notification of intention to practise	71, 72, 83
prohibition of unqualified persons acting as	126, 127
MECHANISM OF LABOUR	28
MEDICAL AID, when to be called in	68, 69, 79, 80, 98, 99, 100, 101
in case of abnormality	68, 79, 98, 99
in case of illness	68, 79, 98, 99
how the midwife must act	68, 69, 79, 80, 98, 99
form of sending for	89
notification of, to Local Supervising Authority	68, 69, 80
when doctor arrives, duty of midwife.	68, 80
fees to doctor	122, 123
MEETINGS OF BOARD	10
notice of	10
quorum	10
order of business	10
agenda	11, 12
method of voting	11
motions and amendments	12

	PAGE
MEETINGS OF BOARD—(contd.)	
committees . . . . .	12, 13
reports of committees	12, 13
MEMBRANES, expulsion of .	99
MIDWIFE, designation of .	64
MIDWIFE-TEACHERS	
application for admission to examination . . . . .	36
approved teacher . . . . .	35
candidate must fulfil certain requirements . . . . .	33
certificate . . . . .	33
course of instruction . . . . .	34
examination in two parts . . . . .	35, 36
examiners: remuneration of . . . . .	37
failure of candidate . . . . .	37
fee for examination . . . . .	37
further experience may be required . . . . .	37
health visitors certificate . . . . .	35
nitrous oxide and air: proficiency in use of . . . . .	35
re-entry in case of illness . . . . .	37
rules may be waived by Board . . . . .	37
syllabus . . . . .	36, 38-43
MIDWIVES acting as maternity nurses in domiciliary practice—rules relating to . . . . .	71-75
MIDWIVES ACTS, 1902 to 1936, extracts from . . . . .	116-128
MINUTES . . . . .	11
MISCONDUCT . . . . .	44
MORAL CHARACTER	
evidence of, required . . . . .	16
MOTION, how moved . . . . .	11, 12
notice of . . . . .	11, 12
NAILS, to be kept short . . . . .	96
NEONATAL MORTALITY . . . . .	30
NITROUS OXIDE AND AIR . . . . .	20, 21, 22, 23, 35

	PAGE
NOTICE, of meeting of Board	10
of motion . . . . .	12
of rescinding resolution . . . . .	12
to accused person of initiation of penal proceedings . . . . .	47
of Special Board to hear penal case . . . . .	48
of removal of name from the Roll . . . . .	51
of Special Board to hear application for restoration of name to the Roll	53
of entry for examination to be given by candidate	26
of intention to practise . . . . .	66, 71, 72, 76, 77, 83, 94, 95, 117
form of . . . . .	87, 94
NOTIFICATION in case of laying out dead body . . . . .	70, 75, 82, 86
form of . . . . .	93
in case of calling in medical aid . . . . .	68, 69, 70
form of . . . . .	89
in case of death . . . . .	70, 74, 81, 86, 102
form of . . . . .	92
in case of stillbirth . . . . .	70, 74, 81, 86, 102
form of . . . . .	92
in case of liability to infection . . . . .	69, 74, 81, 85
form of . . . . .	90
in case of change of name or address . . . . .	64, 65, 102
in case of having substituted artificial feeding for breast feeding . . . . .	69, 100
form of . . . . .	91
OBSTETRIC EMERGENCIES . . . . .	28
OPHTHALMIA NEONATORUM . . . . .	29, 100
(see also under DISCHARGE FROM THE EYES)	



	PAGE		PAGE
PATIENT, duty of midwife		PROCEDURE, on removal of	
to . . . . .	98, 99, 100	name from Roll . . . . .	44-51
PELVIS, contracted . . . . .	40	on restoration to the Roll	
physiology of . . . . .	28	of a name removed . . . . .	52-53
measurement of . . . . .	28	expenses of midwife may	
PEMPHIGUS . . . . .	29	be paid . . . . .	121
PENAL CASES COMMITTEE,		PROHIBITION to practise in	
duties of . . . . .	44, 45	any other capacity . . . . .	121
PENAL PROCEDURE . . . . .	44-63	PUERPERAL FEVERS . . . . .	29
PERJURY ACT . . . . .	118, 119	PUERPERIUM, management of . . . . .	28
PHYSIOLOGY . . . . .	28	PULSE . . . . .	28
PLACENTA, expulsion of . . . . .	99	rate rising . . . . .	99, 100
POINT OF ORDER, DECISION		PUPILS	
ON . . . . .	13	age limit for . . . . .	16
POST-CERTIFICATE INSTRU-		registration, may be re-	
CTION . . . . .	106-111	fused . . . . .	15
annual report by Local		registration necessary . . . . .	16
Supervising Authority . . . . .	111	illness of . . . . .	22, 27, 30
course to be residential . . . . .	108	interrupted training . . . . .	21
curriculum . . . . .	108, 109	PUSTULE on child, medical	
duration of course . . . . .	107, 109	aid to be called in . . . . .	101
exemption from course		QUORUM OF BOARD . . . . .	10
. . . . .	107, 108	RASH on child, medical aid	
further period of training . . . . .	109	to be called in . . . . .	101
institutions : applications		RECORDS, to be kept by	
and condition of ap-		candidate . . . . .	21, 27, 29
proval . . . . .	109, 110	preservation of	
interval between courses		. . . . .	67, 73, 78, 84, 85
. . . . .	107, 108	REGISTER OF CASES, to be	
report of midwife's work . . . . .	109	kept by midwife	
rules may be waived by		. . . . .	66, 72, 78, 84
Board . . . . .	109, 111	administration of drug to	
supervisors of midwives :		be entered in . . . . .	68, 73
courses for . . . . .	110	to be inspected by Local	
POSTPONEMENT OF SEN-		Supervising Authority	
TENCE in penal cases . . . . .	51	. . . . .	67, 74, 79, 85
PRACTICE, Midwives' Code of		REGISTER OF PUPILS	
. . . . .	96-103	name may be restored . . . . .	16
PRACTISE, prohibition to, in		REGISTRATION	
any other capacity . . . . .	121	of pupils may be post-	
PREGNANCY		poned or refused . . . . .	15
management of . . . . .	28	intending pupils must	
when medical aid must		apply for . . . . .	15
be called in, during		age limit for . . . . .	16
. . . . .	68, 69, 79, 80, 99, 100,	of pupils limited to five	
. . . . .	101	years . . . . .	16
PREMATURE CHILDREN . . . . .	29		

	PAGE		PAGE
REPORT OF COMMITTEE	. 11	SPECIMEN CHARGES in penal	
form of	. 12, 13	cases	. 54-57
how to be submitted	. 13	STATUTE, duties imposed on	
in penal cases	. 45	midwives by	. 101-103
RESCINDING OF RESOLUTION	12	STATUTORY DECLARATION	
RESIDENCE, PLACE OF, duty		of loss or destruction of	
of Local Supervising Au-		certificate on application	
thority to inspect where		for restoration of name to	
necessary	. 67	the Roll	. 52
RESOLUTION, rescinding of	. 12	STILLBIRTH, notification of,	
RESPIRATION RATE	. 28	to Local Supervising Au-	
RESPONSIBILITY of a midwife	66	thority	. 70, 74, 81, 86
RESTORATION of name to		form of	. 92
Roll	. 52, 53, 58-63	definition of	
form of application for	58, 59	30, 70, 75, 81, 86, 103	
certificates in support of		duties of midwife in	
	59-63	cases of	70, 74, 75, 81, 86
ROLL, conditions of admis-		STIMULANTS, cardiac and	
sion to	. 31, 122	respiratory	. 97
falsification relating to		SUBJECTS of examination	27-29
	118, 119	SUBSTITUTE, unqualified per-	
reciprocal arrangements		son not to be employed as	
for admission to	. 122		101, 117
removal of name from		SUSPENSION	
44-51, 121, 125		compensation for	. 124
restoration of name to		conditions of	104, 105, 120
52, 53, 58-63, 125		in penal cases	. 51
to be printed alphabet-		SUPERVISOR OF MIDWIVES	
ically and divided into		course of instruction	. 110
two parts	. 31	SYPHILIS	. 29, 99
RUBBER GLOVES	. 28, 97	TEACHER	
SANITATION, principles of	. 28	defined	. 14
SECOND STAGE OF LABOUR,		conditions of approval	
after commencement of,			24, 25
duty of midwife	. 99	period of approval	. 26
SECRETARY, DUTIES OF		TEMPERATURE, rise of, when	
10, 12, 13, 44-53		medical aid to be called in	100
definition	. 14	taking and recording of	
SICK CHILDRENS' NURSES	15, 33		28, 99, 100
SKIN ERUPTIONS in child	. 29	TRAINING	
SOCIAL LEGISLATION	. 29	general nursing	. 15
SOLICITOR, may be appointed		nursing of sick children	. 15
for penal case	. 45	course of, first period	17-19
duties of	. 46	course of, second period	
			19-22



	PAGE		PAGE
TRAINING— <i>contd.</i>		URGENCY OF BUSINESS	. 11
approval of institutions		URINE, examination of	. 28
	22-24	VACANCY (CASUAL)	. 10
approval of lecturers and		VAGINAL EXAMINATIONS	. 97
teachers	24-26	VENEREAL DISEASES	. 29
interruption of	. 22	VOTING, METHOD OF	. 11
records kept by pupil	21, 27	WATERY BLISTER on child,	
TUTOR		medical aid to be called in	101
defined.	106		
UNQUALIFIED PERSONS			
acting as substitute	101, 117		
practising as midwives			
	116, 124		
as maternity nurses			
	126, 127		

---

\* \* The Rules of the Central Midwives Board may be obtained from Messrs. Spottiswoode, Ballantyne & Co. Ltd., 1 New-Street Square, London, E.C.4.

Price 1s., by post 1s. 2d.

3/48/5000









